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Compiled, Edited and Indexed by
Dean R. Foster, Chief Clerk
Vito T. Chiechi, Chief Clerk
Eljo Sutherland, Minute/Journal Clerk
FIRST DAY, JANUARY 8, 1979

FIRST DAY

NOON SESSION


The Chief Clerk of the House of Representatives of the Forty-fifth Legislature, Dean R. Foster, called the House to order at 12:00 noon.

The flag was escorted to the rostrum by a Sergeant at Arms Color Guard, Pages Cathy Neisenauer and Mark Evans. Prayer was offered by Reverend William F. LeRoux, S.J. Dean, College of Arts and Sciences, Seattle University, and Pastor Don Taylor of Our Saviors' Lutheran Church, Everett.

Father LeRoux: *Gracious Heavenly Father, prosper now, we pray, these servants sent by the citizens of the state to carry out the responsibilities assigned them. Grant them wisdom, grant them strength. Guide them by Your Holy Spirit and prosper what they do here for the good of all. Should they grow tired or disillusioned help them to have confidence that He who made five loaves and two fishes adequate to feed five thousand can also multiply their labors. Help them to know that despite unreasonable demands by some, those who sent them here are both patient and understanding and they neither expect miracles nor the achievement of impossible goals, but they do expect faithfulness and integrity. Set before them as an example, O Lord, Him who summoned His disciples and told them, 'Whoever would be great among you must first know your servant...' and Himself became our servant for Christ's sake, that through Him we should have the forgiveness of sin and everlasting life. In His Name we pray. Amen.'*

Pastor Taylor: '*Gracious Everloving Father, on this opening day of the House of Representatives we ask You to bless all the members of this distinguished body. Inspire these men and women to represent the good part of the electorate. Help them to judge and decide for the common good of the people of the State of Washington. May the unfortunate, the poor, the different franchise, our senior citizens, the mentally infirm, the school-age children and the young men and women of our state be uppermost in the minds of our legislators as they decide to vote budget and appropriation. Help all our elected officials to recognize their grave responsibilities to the people of our state. May integrity, honesty and concern be the guiding principles of their conduct. Finally, O Mighty Father, watch over and protect all the members of this august body, inspire them to put aside petty differences and help them to act always for the good of all the citizens of our State, the Evergreen State. Amen.'*

The Chief Clerk appointed Representatives Newhouse and Smith (R) to escort Chief Justice Robert F. Utter of the Washington State Supreme Court to the rostrum.

MESSAGE FROM THE SECRETARY OF STATE

December 7, 1978

TO THE HONORABLE,
THE SPEAKER OF THE HOUSE OF REPRESENTATIVES,
THE LEGISLATURE OF THE STATE OF WASHINGTON,
OLYMPIA, WASHINGTON

SIR:

I, Bruce K. Chapman, Secretary of State of the State of Washington, do hereby certify that the following is a full, true, and correct list of the persons elected to the office of State Representative at the State General Election held in the several voting precincts of the State of Washington on the seventh day of November, 1978, as shown by the official returns of said election now on file in the office of the Secretary of State, and that all of the following are entitled to seats in the House of Representatives of the State of Washington at its forty-sixth biennial session commencing on the eighth day of January, A.D., 1979, as appears from said election returns:

<table>
<thead>
<tr>
<th>DISTRICT</th>
<th>NAME</th>
<th>COUNTIES REPRESENTED</th>
</tr>
</thead>
<tbody>
<tr>
<td>No. 1</td>
<td>Audrey Gruger</td>
<td>King, part and Snohomish, part</td>
</tr>
<tr>
<td>DISTRICT No.</td>
<td>NAME</td>
<td>COUNTIES REPRESENTED</td>
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<tr>
<td>No. 1</td>
<td>Rick S. Bender</td>
<td>King, part and Snohomish, part</td>
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<tr>
<td>No. 2</td>
<td>Wayne Ehlers</td>
<td>Pierce, part and Thurston, part</td>
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<tr>
<td>No. 3</td>
<td>Phyllis Erickson</td>
<td>Pierce, part and Thurston, part</td>
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<tr>
<td>No. 3</td>
<td>Margaret Hurley</td>
<td>Spokane, part</td>
</tr>
<tr>
<td>No. 3</td>
<td>William J.S. May</td>
<td>Spokane, part</td>
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<tr>
<td>No. 4</td>
<td>Ren Taylor</td>
<td>Spokane, part and Whitman, part</td>
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<tr>
<td>No. 4</td>
<td>Walt O. Knowles</td>
<td>Spokane, part and Whitman, part</td>
</tr>
<tr>
<td>No. 5</td>
<td>Geraldine McCormick</td>
<td>Spokane, part</td>
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<tr>
<td>No. 5</td>
<td>Jerry Hughes</td>
<td>Spokane, part</td>
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<tr>
<td>No. 6</td>
<td>Mike McGinnis</td>
<td>Spokane, part</td>
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<td>No. 6</td>
<td>R. M. &quot;Dick&quot; Bond</td>
<td>Spokane, part</td>
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<tr>
<td>No. 7</td>
<td>Helen Fancher</td>
<td>Ferry, Lincoln, Pend Oreille, Stevens, and parts of Okanogan and Spokane</td>
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<tr>
<td>No. 8</td>
<td>Scott Barr</td>
<td>Ferry, Lincoln, Pend Oreille, Stevens and parts of Okanogan and Spokane</td>
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<tr>
<td>No. 8</td>
<td>Ray Isaacson</td>
<td>Benton and Yakima, part</td>
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<tr>
<td>No. 8</td>
<td>Claude L. Oliver</td>
<td>Benton and Yakima, part</td>
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<tr>
<td>No. 9</td>
<td>Otto Amen</td>
<td>Adams, Asotin, Garfield, and parts of Columbia, Grant and Whitman</td>
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<tr>
<td>No. 9</td>
<td>E. G. &quot;Pat&quot; Patterson</td>
<td>Adams, Asotin, Garfield, and parts of Columbia, Grant and Whitman</td>
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<tr>
<td>No. 10</td>
<td>Sim Wilson</td>
<td>Island and Snohomish, part</td>
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<tr>
<td>No. 10</td>
<td>Joan Houchen</td>
<td>Island and Snohomish, part</td>
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<tr>
<td>No. 11</td>
<td>Avery Garrett</td>
<td>King, part</td>
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<tr>
<td>No. 11</td>
<td>John Bagnariol</td>
<td>King, part</td>
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<tr>
<td>No. 12</td>
<td>Rollie Schmitten</td>
<td>Chelan, Douglas and parts of Grant and Okanogan</td>
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<tr>
<td>No. 12</td>
<td>Earl F. Tilly</td>
<td>Chelan, Douglas and parts of Grant and Okanogan</td>
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<tr>
<td>No. 13</td>
<td>S. E. &quot;Sid&quot; Flanagan</td>
<td>Kittitas and parts of Grant and Yakima</td>
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<tr>
<td>No. 13</td>
<td>Curt Smith</td>
<td>Kittitas and parts of Grant and Yakima</td>
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<tr>
<td>No. 14</td>
<td>Alex Deccio</td>
<td>Yakima, part</td>
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<td>No. 14</td>
<td>Jim Whiteside</td>
<td>Yakima, part</td>
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<tr>
<td>No. 15</td>
<td>Irv Newhouse</td>
<td>Yakima, part</td>
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<td>No. 15</td>
<td>Harold Clayton</td>
<td>Yakima, part</td>
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<tr>
<td>No. 16</td>
<td>Gene Struthers</td>
<td>Franklin, Walla Walla, and Columbia, part</td>
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<tr>
<td>No. 16</td>
<td>Richard &quot;Doc&quot; Hastings</td>
<td>Franklin, Walla Walla, and Columbia, part</td>
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<tr>
<td>No. 17</td>
<td>Dennis Heck</td>
<td>Klickitat, Skamania and Clark, part</td>
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<tr>
<td>No. 17</td>
<td>Harold S. Zimmerman</td>
<td>Klickitat, Skamania and Clark, part</td>
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<tr>
<td>No. 18</td>
<td>Alan Thompson</td>
<td>Cowlitz, part and Clark, part</td>
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<tr>
<td>No. 18</td>
<td>Bob Williams</td>
<td>Cowlitz, part and Clark, part</td>
</tr>
<tr>
<td>No. 19</td>
<td>Carol Monohon</td>
<td>Grays Harbor and Pacific, part</td>
</tr>
<tr>
<td>No. 19</td>
<td>John Erak</td>
<td>Grays Harbor and Pacific, part</td>
</tr>
<tr>
<td>No. 20</td>
<td>Wilma Rosbach</td>
<td>Lewis, Wahkiakum and parts of Cowlitz, Pacific and Thurston</td>
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<tr>
<td>No. 20</td>
<td>Bill Fuller</td>
<td>Lewis, Wahkiakum and parts of Cowlitz, Pacific and Thurston</td>
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<td>No. 21</td>
<td>Walt Sprague</td>
<td>Snohomish, part</td>
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<td>No. 21</td>
<td>Gary A. Nelson</td>
<td>Snohomish, part</td>
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<tr>
<td>No. 22</td>
<td>Myron &quot;Mike&quot; Kreidler</td>
<td>Thurston, part</td>
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<tr>
<td>No. 22</td>
<td>Ron Keller</td>
<td>Thurston, part</td>
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<tr>
<td>No. 23</td>
<td>Ellen Craswell</td>
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<td>No. 23</td>
<td>Rick Smith</td>
<td>Kitsap, part</td>
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<tr>
<td>No. 24</td>
<td>Brad Owen</td>
<td>Clallam, Jefferson, Mason and Thurston, part</td>
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<td>No. 24</td>
<td>Andrew Nisbet</td>
<td>Clallam, Jefferson, Mason and Thurston, part</td>
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<td>No. 25</td>
<td>George Walk</td>
<td>King, part and Pierce, part</td>
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<tr>
<td>No. 25</td>
<td>Daniel K. &quot;Dan&quot; Grimm</td>
<td>King, part and Pierce, part</td>
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<tr>
<td>No. 26</td>
<td>Barbara Granlund</td>
<td>Kitsap, part and Pierce, part</td>
</tr>
<tr>
<td>No. 26</td>
<td>Dan Dawson</td>
<td>Kitsap, part and Pierce, part</td>
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</table>
FIRST DAY, JANUARY 8, 1979

<table>
<thead>
<tr>
<th>DISTRICT</th>
<th>NAME</th>
<th>COUNTIES REPRESENTED</th>
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<tr>
<td>No. 27</td>
<td>Jim Salatino</td>
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<td>A. A. Adams</td>
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<td>Shirley Winsley</td>
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<td>No. 28</td>
<td>Ted Haley</td>
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<td>P. J. &quot;Jim&quot; Gallagher</td>
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<td>No. 29</td>
<td>Wendell Brown</td>
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<td>No. 30</td>
<td>Frank Warnke</td>
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<td>No. 30</td>
<td>Bob Eberle</td>
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<td>No. 31</td>
<td>Georgette Valle</td>
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<td>No. 31</td>
<td>John Jovanovich</td>
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<td>No. 32</td>
<td>Joanne Brekke</td>
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<td>R. P. &quot;Dick&quot; Nelson</td>
<td>King, part</td>
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<td>No. 33</td>
<td>Eric Rohrbach</td>
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<tr>
<td>No. 33</td>
<td>Dick Barnes</td>
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<td>No. 34</td>
<td>Bruce Addison</td>
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<td>No. 34</td>
<td>Paul Pruitt</td>
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<td>No. 35</td>
<td>John L. O'Brien</td>
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<td>No. 35</td>
<td>Gene Lux</td>
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<td>No. 36</td>
<td>Helen Sommers</td>
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<td>No. 36</td>
<td>Joe Taller</td>
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<td>No. 37</td>
<td>John Eng</td>
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<td>No. 37</td>
<td>Peggy Maxie</td>
<td>King, part</td>
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<td>No. 38</td>
<td>Richard &quot;Dick&quot; King</td>
<td>Snohomish, part</td>
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<td>No. 38</td>
<td>John Martinis</td>
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<td>No. 39</td>
<td>Jim Mitchell</td>
<td>King, part and Snohomish, part</td>
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<td>No. 39</td>
<td>Gary Scott</td>
<td>King, part and Snohomish, part</td>
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<td>No. 40</td>
<td>Jerry L. Vrooman</td>
<td>San Juan, Skagit and Whatcom, part</td>
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<td>No. 40</td>
<td>Duane Berentson</td>
<td>San Juan, Skagit and Whatcom, part</td>
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<td>No. 41</td>
<td>William M. Polk</td>
<td>King, part</td>
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<td>No. 41</td>
<td>Ron Dunlap</td>
<td>King, part</td>
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<tr>
<td>No. 42</td>
<td>Mary Kay Becker</td>
<td>Whatcom, part</td>
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<td>No. 42</td>
<td>Roger L. Van Dyken</td>
<td>Whatcom, part</td>
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<td>No. 43</td>
<td>Jeff Douthwaite</td>
<td>King, part</td>
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<td>No. 43</td>
<td>Bill Burns</td>
<td>King, part</td>
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<td>No. 44</td>
<td>Donn Charnley</td>
<td>King, part</td>
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<td>No. 44</td>
<td>Steve Tupper</td>
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<td>No. 45</td>
<td>Rod Chandler</td>
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<td>No. 45</td>
<td>Delores E. Teutsch</td>
<td>King, part</td>
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<tr>
<td>No. 46</td>
<td>Irv Greengo</td>
<td>King, part</td>
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<td>No. 46</td>
<td>Scott Blair</td>
<td>King, part</td>
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<td>No. 47</td>
<td>Marion Sherman</td>
<td>King, part</td>
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<td>No. 47</td>
<td>Frances C. North</td>
<td>King, part</td>
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<tr>
<td>No. 48</td>
<td>Dan McDonald</td>
<td>King, part</td>
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<tr>
<td>No. 48</td>
<td>Paul Sanders</td>
<td>King, part</td>
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<tr>
<td>No. 49</td>
<td>Al Bauer</td>
<td>Clark, part</td>
</tr>
<tr>
<td>No. 49</td>
<td>Shirley Galloway</td>
<td>Clark, part</td>
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</tbody>
</table>

IN TESTIMONY WHEREOF, I hereunto set my hand, and affixed the Seal of the State of Washington at Olympia, this seventh day of December, A.D., 1978.

(SEAL OF THE STATE OF WASHINGTON)

BRUCE K. CHAPMAN
Secretary of State.

The roll was called and all members were present.

Chief Justice Robert F. Utter administered the oath of office to all members of the House of Representatives.

The Sergeant at Arms was instructed to distribute to all members their election certificates.
JOURNAL OF THE HOUSE

RESOLUTION

HOUSE RESOLUTION NO. 79-1 by Representatives Bagnariol and Berentson:

CHIEF CLERK TO CALL TO ORDER

RULE 1. Custom, so prevalent and so ancient as to have the force of law, has made it the duty of the chief clerk of the previous assembly to call the session to order and to conduct the proceedings generally until a speaker is chosen.

The secretary of state furnishes to the clerk a certified statement of the names of the members elect, which is read by the clerk. The roll is called and the oath of office is administered to the members by a justice of the supreme court. The members rise and are sworn. After adoption of temporary rules, the assembly then proceeds to the election of its officers.

ELECTION OF SPEAKER, CHIEF CLERK AND SERGEANT AT ARMS

RULE 2. The house shall elect the following officers at the commencement of each regular session: Its presiding officer, inability of the speaker, a chief clerk of the house, and a sergeant at arms. An assistant chief clerk may be elected on any legislative day. Such officers shall hold office during all sessions until the convening of the succeeding regular session: PROVIDED, HOWEVER, That any of these offices may be declared vacant by the vote of a constitutional majority of the house, the members voting viva voce and their vote entered on the journal. If any office is declared vacant the house shall fill such vacant office as hereinafter provided.

In all elections by the house a Constitutional majority shall be required, the members shall vote viva voce and their vote shall be entered on the journal.

POWERS AND DUTIES OF SPEAKER

RULE 3. The speaker shall take the chair every day precisely at the hour to which the house shall have adjourned on the preceding day, shall call the members to order immediately, and on the appearance of a majority of the members shall proceed with the order of business prescribed by Rule 42.

The speaker shall possess the powers and perform the duties herein prescribed, viz.:
(a) The speaker shall preserve order and decorum and may speak to points of order in preference to the other members.
(b) The speaker shall decide all questions of order, subject to appeal to the house. On every appeal the speaker shall have the right, in place, to assign a reason for the decision.
(c) The speaker shall rise to put a question, but may state it sitting.
(d) The speaker shall have a general direction of the house chamber.
(e) The speaker shall have the right to name any member to perform the duties of the chair, but such substitution shall not extend beyond an adjournment.
(f) In appointing the committee members to standing committees, the speaker shall name members in the same ratio as the membership of the respective parties in the house. Committee members will be selected by each party's caucus. The majority party caucus will select all committee chairmen/chairwomen.

Members of the Rules Committee will be selected in the same manner and same ratio as provided above, and the speaker will serve as chairman of the Rules Committee.

Interim committee memberships will be elected by the respective caucuses, unless otherwise provided by law, on a basis of statutory and geographical representation; otherwise, the same ratio between the parties will prevail in the caucus election of interim committee members.

Patronage will be divided proportionately by the party caucuses, following as closely as possible the ratio between the parties.
(g) In case of any disturbance or disorderly conduct in the house chamber and legislative areas, the speaker shall have the power to order the same to be cleared.
(h) The speaker shall designate the persons who shall act as reporters for the public press.
(i) The speaker shall announce the business before the house in the order in which it is to be acted upon.
(j) The speaker shall sign all acts, joint resolutions, concurrent resolutions and joint memorials in open session of the house.
The speaker shall authenticate by signature, when necessary, all the acts, orders and proceedings of the house.

The speaker pro tempore shall exercise the duties, powers and prerogatives of the speaker in the event of the speaker's death, illness, or inability to act, until the speaker's successor shall be elected.

WRITS, WARRANTS AND SUBPOENAS, HOW ISSUED

RULE 4. All writs, warrants and subpoenas issued by the order of the house shall be under the hand and seal of the speaker, attested by the chief clerk.

CERTIFICATION OF PAYROLL OF MEMBERS AND EMPLOYEES

RULE 5. The speaker shall sign and the chief clerk countersign all payrolls and vouchers for all expenses of the house and transmit same to the state treasurer and budget director for payment.

DUTIES OF CHIEF CLERK

RULE 6. The duties of the chief clerk shall be as follows:

(a) The chief clerk shall employ all employees of the house on recommendations of the employment committee, by and with the consent of the speaker and may remove them subject to the approval of the employment committee, by and with the consent of the speaker.

(b) The chief clerk shall see that the journal is kept properly, and have general supervision over all clerks and employees not under the supervision of the sergeant at arms.

(c) Under the direction of the presiding officer, the chief clerk shall perform all other duties pertaining to the office of clerk and shall be responsible for the official acts of any assistants.

(d) The assistant chief clerk shall exercise the duties, powers and prerogatives of the chief clerk in the event of the chief clerk's death, illness or inability to act.

EMPLOYEES

DUTIES OF EMPLOYEES

RULE 7. The staff of the house shall perform such duties as usually pertain to their respective positions in legislative bodies under the direction of the speaker, and such other duties as the house may impose upon them. Under no circumstances shall the compensation of any employee be increased for past services.

No house employee shall seek to influence the passage or rejection of proposed legislation.

SUPPLIES FOR THE HOUSE

RULE 8. All supplies for the use of the house shall be furnished upon requisition signed by the chief clerk and approved by the speaker.

DUTIES OF SERGEANT AT ARMS

RULE 9. The duties of the sergeant at arms shall be as follows:

(a) The sergeant at arms shall attend the house during the sittings, preserve order, execute all processes issued by authority of the house and directed by the speaker.

(b) The sergeant at arms shall see that the house chamber, adjoining rooms, committee rooms and members' offices are kept clean, well-heated and ventilated, and open for the use of the members from 8:00 a.m. until 11:00 p.m.; and that the furniture is kept in good order and repair and shall protect any personal property of house members left in the house chamber and committee rooms.

(c) The sergeant at arms shall see that no person is admitted to the house chamber, visitor's gallery, or committee rooms except in accordance with the provisions of House Rules and shall strictly enforce the house rules regulating lobbying.
DUTIES OF SERGEANT AT ARMS STAFF

RULE 10. All employees in the department of the sergeant at arms shall report and remain on duty as the sergeant at arms shall designate.

USE OF HOUSE CHAMBER

RULE 11. The use of the rooms shall not be granted for any purpose without consent of the chief clerk, except for meetings of the members of the legislature. The lounge rooms are for the exclusive use of the members of the legislature. Permission to use any house facility must be obtained from the Rules Committee, while the legislature is in session, or the chief clerk following adjournment.

VISITORS GALLERY

RULE 12. Portions of both galleries may be reserved for the use of the spouse and families of the governor, lieutenant governor, state officials and members of the legislature. The balance of both galleries shall be used by visitors for the orderly observation of the proceedings of the house. The speaker may order the gallery closed when applause or other disorderly conduct occurs in the gallery.

ADMITTANCE TO THE FLOOR

RULE 13. (A) Except as is provided otherwise in subsection (B) of this rule, the following persons shall be entitled to admittance to the third and fourth floor of the house chamber (excluding the galleries):

1. Senate officers and members of the Senate.
2. Persons in the exercise of official duty directly connected with the business of the house.
3. Reporters who have been designated by the speaker and who have received press cards of admittance, subject to revocation.
4. Former members of the legislature not advocating any pending or proposed legislation, upon presentation of cards of admittance issued by the speaker or speaker pro tempore and subject to revocation.
5. The immediate family of members, upon presentation of cards of admittance issued by the speaker or speaker pro tempore and subject to revocation, may be admitted when the house is not in session.
6. Other persons, upon presentation of cards of admittance issued by the speaker, the chief clerk, or members of the house, and subject to revocation, may be admitted except for one-half hour prior to the convening of each day's session and for one-half hour immediately following adjournment each day the house is in session.

(B) No lobbyist, Washington state employee or public official shall be admitted to the house chamber either when the house is convened into its daily session or one-half hour immediately prior to and following the convening of its daily session, except with the consent of the speaker.

(C) Lobbying in the house chamber or in any committee room or lounge room is prohibited at all times unless expressly permitted by the house or committee. Anyone violating this rule will forfeit his or her right to be admitted to the house chamber or any of its committee rooms.

HOUSE COURTESY RECOGNITION LIMITED

RULE 14. When the house is in session, recognition of visitors and former members shall be made only by the speaker.

ABSENTEES

RULE 15. No member shall be absent from the service of the house without leave from the speaker or unless such member be sick and unable to attend.
NUMBER OF COPIES OF BILLS, ETC.

RULE 16. All bills, resolutions and memorials to be introduced shall be endorsed with a statement of the title and the name of the member or members introducing the same. A bill shall be introduced by no more than three members unless approved by the prime sponsor. Sufficient copies shall be filed as required by the chief clerk. The original is for the use of the house. Bills filed before the opening day of the session may be introduced in printed form.

BILL BACKS, ETC.

RULE 17. There shall be attached to each bill, resolution or memorial sent to the clerk's desk a substantial cover, which shall be furnished by the clerk and shall bear no writing except the name of the person or persons or committee introducing it and the title of the bill.

PETITIONS, MEMORIALS, ETC., ADDRESSED TO HOUSE—DISPOSITION

RULE 18. Petitions, memorials or other papers addressed to the house may be presented by any member, and shall not be debated or decided on the day of their being first read unless the house shall direct otherwise. Floor resolutions shall be on file with the chief clerk for at least 12 hours prior to being read, and shall not be voted thereon until the next working day after introduction. The members shall be furnished with copies of the same by the chief clerk.

BILLS—TIME FOR INTRODUCTION

RULE 19. All bills to be considered by the House of Representatives during the regular session of the 46th legislature, shall be on the request list of the Code Reviser by 4:00 p.m. on the 29th day and shall be read in on the 4th order of business no later than the 33rd legislative day except as the legislature shall direct by a vote of two-thirds of all members elected to each house, said vote to be taken by yeas and nays and entered upon the journal; or unless the same be at a special session. The time limitation for introduction of bills shall not apply to substitute bills reported by standing committees for bills pending before such committees.

INTRODUCTION OF BILLS, ETC.

RULE 20. Any member desiring to introduce a bill, memorial or resolution on or after the opening day or any session, except resolutions having to do with business of the house, shall file the same with the chief clerk not later than 12:00 (noon), on the day before the next convening session; and which bill, memorial or resolution shall be numbered and read on the next convening day, in the order filed.

Members-elect to the house may prefile bills with the chief clerk on any day after the fifteenth day of November preceding any regular session for which such member or member-elect is elected or ten days prior to any extraordinary session of the legislature. Such bills will be printed, distributed and prepared for introduction on the first legislative day.

AMENDATORY BILLS—FORM

RULE 21. Bills introduced in the house of representatives intended to amend existing statutes shall have the words which are amendatory to such existing statutes underlined. Any matter to be deleted from the existing statutes shall be indicated by lining out such matter with a broken line and enclosing the lined out material within double parentheses, and no bill shall be printed or acted upon until the provisions of this rule shall have been complied with.

New sections need not be underlined but shall be designated "NEW SECTION." in upper case type and such designation shall be underlined.

BILLS TO BE PRINTED

RULE 22. All bills shall be printed unless otherwise ordered by the house.

BILLS—READING OF

RULE 23. Every bill shall be read on three separate days unless the house deems it expedient to suspend this rule.
RULE 24. The first reading of a bill shall be by title only, unless a majority of the members present demand a reading in full. After the first reading, bills are referred to committees unless they are committee bills, in which event they go directly to the Rules Committee.

Upon being reported back by committee, all bills shall go to the Rules Committee.

The Rules Committee may, by majority vote, refer any bill in its possession to a standing committee of the House for further consideration. Such referral shall be reported to the House and entered in the Journal under the fifth order of business.

RULE 25. Upon second reading, the bill number and short title and the last line of the bill shall be read unless a majority of the members present shall demand its reading in full.

The bill shall be subject to amendment section by section. No bills shall be considered on second reading unless a calendar of bills for second reading and copies of any amendment made by a committee have been distributed to each member no later than 8:00 p.m. on the second day preceding such consideration unless otherwise provided by the Rules Committee. No amendment shall be considered by the house until it shall have been sent to the desk in writing, distributed to the desk of each member and read by the clerk. All amendments adopted on the second reading shall be pasted securely to the original bill. All amendments rejected by the house shall be passed to the minute clerk, and the journal shall show the disposition of such amendments. When no further amendments shall be offered, the speaker shall declare the bill has passed its second reading.

RULE 26. When a committee reports a substitute for an original bill, with the recommendation that the substitute pass, it shall be in order to read the substitute the first time and have the same printed.

A motion for the substitution shall not be in order until the second reading of the original bill.

RULE 27. No amendments to a bill shall be received on its third reading but it may be referred or recommitted for the purpose of amendment.

RULE 28. The Chief clerk shall furnish to members sheets with a proper heading printed in blank, upon which amendments shall be written; and all amendments offered shall be on such blanks and bear the name of the member who offers the same, as well as the number and section of the bill to be amended.

RULE 29. An amendment to a bill made by a committee shall be in writing in quadruplicate, the original amendment to be pasted to the original copy of the committee report, and the three extra copies of each amendment shall be attached to the committee report with a clip.

When a bill is before the house on second reading, amendments adopted by committees and recommended to the house shall be acted upon by the house in the same manner as amendments that may be offered from the floor.

RULE 30. A house bill, passed by the senate with amendment or amendments which shall change the scope and object of the bill, upon being received in the house, shall be referred to appropriate committee and shall take the same course as for original bills.
AMENDMENTS TO BE GERMANE

RULE 31. No motion or proposition on a subject different from that under consideration shall be admitted under color of amendment; and no bill or resolution shall at any time be amended by annexing thereto or incorporating therein any other bill or resolution pending before the house.

MEMBER'S PRIVILEGE TO CHECK ENGROSSED AND ENROLLED BILLS

RULE 32. Any representative shall have the right to compare the original bill and amendments thereto and any representative shall have the right to compare an enrolled bill with the engrossed bill before the speaker signs the same.

THIRD READING

RULE 33. Only the last line of the bills on third reading shall be read unless a majority of the members present demand its reading in full, and no amendment shall be entertained.

RECOMMITMENT BEFORE FINAL PASSAGE

RULE 34. A bill may be recommitted at any time before its final passage.

FINAL PASSAGE

RULE 35. No bill shall become a law unless on its final passage the vote be taken by yeas and nays, the names of the members voting for and against the same be entered on the journal of each house, and a majority of the members elected to each house be recorded as voting in its favor. (See also Constitution, Art. 2, Sec. 22.)

BILLS PASSED—CERTIFICATION

RULE 36. When a bill shall pass, it shall be certified to by the chief clerk, said certification to show the date of its passage together with the vote thereon.

BILL—WHEN SENT TO SENATE

RULE 37. No bill, memorial or resolution shall be sent to the senate until the following day after its passage unless otherwise ordered by the house.

HOUR OF MEETING

RULE 38. The speaker shall call the house to order each day of sitting at 10:30 a.m., unless the house shall have adjourned to some other hour.

ROLL CALL AND QUORUM

RULE 39. Before proceeding to business, the roll of the members shall be called and the names of those absent shall be entered on the journal. A majority of all the members elected must be present to constitute a quorum for the transaction of business. Seven members with the speaker, or eight members in the speaker's absence, having chosen a speaker pro tempore, shall be authorized to call the house and compel the attendance of absent members, making order for their fine and censure, and may adjourn. For the purpose of determining whether a quorum be present, the speaker, shall count all members present, whether voting or not.
INTERUPTION OF ROLL CALL

RULE 40. When once begun, the roll call may not be interrupted.

DAILY CALENDAR

RULE 41. The Rules Committee shall have charge of the daily calendar of the house and direct the chief clerk the order in which the business of the house shall be transacted: PROVIDED, That,

(a) A bill in the Rules Committee may be placed on the calendar by the affirmative vote of a constitutional majority of all members of the house.

(b) Messages from the governor or senate or any communication from any state officer may be read at any time.

ORDER OF BUSINESS

RULE 42. Business shall be disposed of in the following order:

First - Roll call, presentation of colors, prayer and approval of the journal of the preceding day.

Second - Introduction of visiting dignitaries.

Third - Messages from the Senate, Governor and other state officials.

Fourth - Introduction and first reading of bills, memorials, joint resolutions and concurrent resolutions.

Fifth - Committee reports.

Sixth - Second reading of bills.

Seventh - Third reading of bills.

Eighth - Floor resolutions and motions.

Ninth - Presentation of petitions, memorials and remonstrances addressed to the Legislature.

Tenth - Introduction of visitors and other business to be considered.

Eleventh - Announcements.

UNFINISHED BUSINESS

RULE 43. The unfinished business at which the house was engaged preceding adjournment shall not be taken up until reached in regular order, unless the previous question on such unfinished business has been ordered prior to said adjournment.

MOTIONS TO BE ENTERTAINED OR DEBATED

RULE 44. No motion shall be entertained or debated until announced by the speaker and every motion shall be deemed to have been seconded. It shall be reduced to writing and read by the clerk, if desired by the speaker or any member, before it shall be debated, and by the consent of the house may be withdrawn before amendment or action.

MOTIONS IN ORDER DURING DEBATE

RULE 45. When a motion has been made and seconded and stated by the chair, the following motions are in order, in the rank named:

PRIVILEGED MOTIONS

Adjourn
Adjourn to a time certain
Recess to a time certain
Reconsider
Demand for division
Question of privilege
Orders of the Day

SUBSIDIARY MOTIONS

First rank — Question of consideration
Second rank — To lay on the table
Third rank — For the previous question
Fourth rank — To postpone to a day certain
               To commit or recommit
               To postpone indefinitely
Fifth rank — To amend

INCIDENTAL MOTIONS

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

No motion to postpone to a day certain, to commit, to postpone indefinitely, being decided, shall again be allowed on the same day and at the same stage of the proceedings, and when a question has been postponed indefinitely it shall not again be introduced during the session. The motion to postpone indefinitely may be made at any stage of the bill except when on first reading.

WITHOUT DEBATE

RULE 46. A motion to adjourn, to take a recess, to lay on the table and a call for the previous question shall be decided without debate.

All incidental questions of order arising after a motion is made for any of the questions named in this rule and pending such motion, shall be decided, whether on appeal or otherwise, without debate.

A motion for suspension of the rules shall not be debatable, except, however, the mover of the motion may briefly explain the purpose of the motion, and one member may briefly state the opposition to the motion.

RECOGNITION OF SPEAKER

RULE 47. When any member is about to speak in debate or deliver any matter to the house the member shall rise and, respectfully address the Speaker, pause until recognized, shall confine all remarks to the question under debate, and avoid personalities; and no member shall impugn the motive of any member's vote or argument.

ORDER OF SPEAKING

RULE 48. When two or more members arise at once, the speaker shall name the one who is to speak.

RIGHT OF MEMBERS TO SPEAK

RULE 49. No member shall speak more than twice on the same question without leave of the house: PROVIDED, That the chairman/chairwoman of the committee or the mover of the question may close the debate except as provided in Rule 53: PROVIDED FURTHER, That no member shall speak longer than ten minutes without consent of the house.

After the fiftieth day no member shall speak more than once on the same question without leave of the house: PROVIDED, That the chairman/chairwoman of the committee or the mover of the question, may close the debate except as provided in Rule 53: PROVIDED FURTHER, That no member shall speak more than three minutes without the consent of the house.

EXCEPTION TO WORDS SPOKEN IN DEBATE

RULE 50. If any member be called to order for words spoken in debate the person calling the member to order shall repeat the words excepted to and they shall be taken down in writing at the clerk's table. No member shall be held in answer or be subject to the censure of the house for words spoken in debate if any other member has spoken before exception to them shall have been taken.
TRANSGRESSION OF RULES—APPEAL

RULE 51. If any member, in speaking or otherwise, transgresses the rules of the house the speaker shall, or any member may, call the member to order, in which case the member so called to order shall immediately sit down unless permitted to explain; and the house shall, if appealed to, decide the case without debate; if there be no appeal, the decision of the chair shall be submitted to.

If the decision be in favor of the member called to order, the member shall be at liberty to proceed; if otherwise, and the case shall require it, the member shall be liable to the censure of the house.

WITHDRAWAL OF MOTION, BILL, ETC.

RULE 52. After a motion is stated by the speaker, or a bill, memorial, resolution, petition or remonstrance is read by the clerk, it shall be deemed to be in possession of the house, but may be withdrawn by consent of the house at any time before decision or amendment.

PREVIOUS QUESTION

RULE 53. The previous question upon all recognized motions or amendments which are debatable may be ordered by two-thirds of the members present, and shall have the effect of cutting off all debate and bringing the house to a direct vote upon the motion or amendment on which it has been ordered: PROVIDED, HOWEVER, That one of the sponsors of a bill, memorial, or resolution, or the chairman/chairwoman of the committee, when the measure is on final passage or when the motion to postpone indefinitely is pending, may have the privilege of closing debate after the previous question has been ordered.

PUTTING THE MOTION ENDING DEBATE

RULE 54. The previous question is not debatable and cannot be amended. The previous question shall be put in this form: "Representative ............... demands the previous question. As many as are in favor of ordering the previous question will say 'Aye'; as many as are opposed will say 'No'."

The results of the motion are as follows: If determined in the negative, the consideration goes on as if the motion had never been made; if decided in the affirmative, the presiding officer, without debate, proceeds to put the question.

If an adjournment is had after the previous question is ordered, the motion or proposition on which the previous question was ordered shall be put to the house immediately following the approval of the journal on the next working day, thus making the main question privileged over all other business, whether new or unfinished.

READING OF A PAPER

RULE 55. When the reading of any paper is called for, and is objected to by any member, it shall be determined by a vote of the house.

ORDER OF QUESTIONS

RULE 56. All questions, whether in committee or in the house, shall be propounded in the order in which they are named, except that in filling blanks the largest sum and the longest time shall be put first.

MOTION TO ADJOURN

RULE 57. A motion to adjourn shall always be in order, except when the house is voting or is working under the call of the house; but this rule shall not authorize any member to move an adjournment when another member has the floor.

DIVISION OF POINTS OF DEBATE

RULE 58. Any member may call for a division of a question, which shall be divided if it embraces subjects so distinct that one being taken away a substantive proposition shall
remain for the decision of the house; but a motion to strike out and to insert shall not be divided. The rejection of a motion to strike out and to insert one proposition shall not prevent a motion to strike out and to insert a different proposition.

PUTTING OF QUESTION

RULE 59. Questions shall be put in this form, to-wit: "As many as are in favor of (as the question shall be) say 'Aye';" and after the affirmative vote is expressed, "as many as are opposed say 'No'."

DECORUM OF MEMBERS

RULE 60. While the speaker is putting the question, no member shall walk across or out of the house; nor when a member is speaking shall any member entertain private discourse or pass between the speaking member and the rostrum.

QUESTION OF PRIVILEGE

RULE 61. Any member may rise to a question of privilege and explain a personal matter, by leave of the speaker, but the member shall not discuss any pending question in such explanations.

MEMBERS TO VOTE

RULE 62. Every member who was in the house when the question was put shall vote unless, for special reasons, excused by the House.

All motions to excuse a member shall be made before the house divides or before the call for yeas and nays is commenced; and any member requesting to be excused from voting may make a brief and verbal statement of the reasons for making such request, and the question shall then be taken without further debate.

VOTING WITHIN BAR ONLY

RULE 63. Upon a division and count of the house on the question, only members at their desk within the bar of the house shall be counted.

CHANGE OF VOTE—PRIVATE INTEREST

RULE 64. When the electric roll call machine is used, no member shall be allowed to vote or change a vote after the speaker has locked the roll call machine. When the oral roll call is used, no member shall be allowed to change a vote after the result has been announced. No member shall vote on any question in the event of which that member is immediately or particularly interested, or in any case when that member is not within the bar of the house before the last name was called, unless by unanimous consent; and when any member shall ask leave to vote, the speaker shall propound the question, "Were you within the bar of the house when the last name was called?"

"A member who has a private interest in any bill or measure proposed or pending before the legislature shall disclose the fact to the house of which he is a member, and shall not vote thereon." (See also Constitution, Art. 2, Sec. 30.)

CLERK'S DESK DURING VOTING

RULE 65. No member or other person shall visit or remain by the clerk's desk while the yeas and nays are being called.

YEAS AND NAYS

RULE 66. Upon the final passage of any bill, memorial or resolution, the vote shall be taken by yeas and nays and shall be recorded by the electric voting system: PROVIDED, HOWEVER, That an oral roll call shall be ordered when demanded by one-sixth of the members present.

The speaker shall vote last when the yeas and nays are called.
When the vote is by electric voting machine or by oral roll call on any question it shall be entered upon the journal of the house.

**TIE VOTE, QUESTION LOSES**

RULE 67. In case of an equal division, the question shall be lost. If the speaker is in doubt, or if division is called for and is supported by at least 17 members, the House shall divide and a recorded vote shall be taken.

**RECONSIDERATION**

RULE 68. Notice of a motion for reconsideration on the final passage of bills may be made only on the day the vote to be reconsidered was taken.

A motion to reconsider can be made only by a member voting on the prevailing side. An affirmative or negative vote on the final passage of bills may be reconsidered only on the next working day after such vote has been taken: PROVIDED, That on or after the 50th day reconsideration can be had only on the day the vote to be reconsidered was taken.

When a motion to reconsider has been carried, its effect shall be to place the original question before the house in the exact position it occupied before it was voted upon.

A motion to reconsider can be decided only once when decided in the negative.

**CALL OF THE HOUSE**

RULE 69. One-sixth of the members present may demand a call of the house at any time before the house has divided or the voting has commenced by yeas and nays.

**DOORS TO BE CLOSED**

RULE 70. A call of the house being ordered, the sergeant at arms shall close and lock the doors, and no member shall be allowed to leave the chamber: PROVIDED, That the Rules Committee shall be allowed to meet, upon request of the speaker, in the Rules Committee room while the house stands at ease: AND PROVIDED FURTHER, That the speaker may permit members to use such portions of the fourth floor as may be properly secured.

**SERGEANT AT ARMS TO BRING IN THE ABSENTEES**

RULE 71. The clerk shall call a roll of the members immediately and note the absentees, whose names shall be read and entered upon the journal in such manner as to show who are absent with leave and who are absent without leave.

The clerk shall furnish the sergeant at arms with a list of those who are absent without leave, and the sergeant at arms shall proceed to bring in such absentees; but arrests of members for absence shall not be made unless ordered by a majority of the members present.

**HOUSE UNDER CALL; RAISING CALL**

RULE 72. While the house is under a call, no business shall be transacted except to receive and act on the report of the sergeant at arms; and no other motion shall be in order except a motion to proceed with business under the call of the house, a motion to suspend further proceedings under the call of the house, or a motion to excuse absentees, any of which motions shall be determined by viva voce vote unless a roll call is demanded by a one-sixth of the members present. The motion to suspend further proceedings under the call or to excuse absent members shall not be adopted unless a majority of all members elected to the house vote in favor thereof.

**CALL OF HOUSE RAISED WHEN ABSENTEES RETURN**

RULE 73. When the sergeant at arms shall make a report showing that all who were absent without leave are present the call of the house may be dispensed with; or the house may proceed under the call, on a majority vote of the members elected, with its regular business.
PARLIAMENTARY RULES

RULE 74. The rules of parliamentary practice comprised in Reed's Parliamentary Rules shall govern all cases in which they are not inconsistent with the standing rules and orders of the house.

APPEAL FROM DECISION OF CHAIR

RULE 75. The decision of the chair may be appealed from by any member, on which appeal no member shall speak more than once unless by leave of the house. In all cases of appeal the question shall be: "Shall the decision of the chair stand as the judgment of the house?"

VETO BILLS—NO RECONSIDERATION

RULE 76. The veto message of the governor accompanying any bill passed by the legislature, together with the bill vetoed, shall be read in the house. It shall then be in order to proceed to the reconsideration of the bill, refer it, lay it on the table, or postpone its consideration to a day certain.

The merits of the bill may be debated before the vote is taken, but the vote on a vetoed bill cannot be reconsidered.

In case of a bill containing several sections or items, one or more of which has been objected to by the governor, each section or item so objected to shall be voted upon separately by the house.

Action by the house upon all vetoed bills shall be endorsed upon the bill and certified by the speaker.

Vetoed bills originating in the house which have not been passed notwithstanding the veto of the governor shall remain in the custody of the officers of the house until the close of the session, after which they shall be filed with the secretary of state.

STANDING COMMITTEES

RULE 77. The standing committees of the house shall be as follows:

1. Agriculture ..................................................... 10
2. Appropriations .................................................. 26
3. Commerce ...................................................... 12
4. Constitution, Elections & Governmental Ethics .................. 10
5. Ecology .......................................................... 12
6. Education ........................................................ 16
7. Energy & Utilities ............................................. 16
8. Financial Institutions ........................................... 12
9. Higher Education ............................................... 10
10. Institutions ..................................................... 10
11. Insurance ....................................................... 12
12. Judiciary ...................................................... 8
13. Labor .......................................................... 10
14. Local Government .............................................. 14
15. Natural Resources ............................................. 16
16. Parks & Recreation ............................................ 6
17. Revenue ........................................................ 16
18. Rules ........................................................... 20
19. Social & Health Services ...................................... 14
20. State Government ............................................... 14
21. Transportation ................................................ 20

NOTICE OF COMMITTEE MEETINGS

RULE 78. The chief clerk shall post on the bulletin board the time, place and subjects to be discussed at committee meetings. All public hearings held by committees during the first forty days of the session shall be scheduled at least five days in advance and shall be given adequate publicity.
DUTIES OF STANDING COMMITTEES

RULE 79. Standing committees shall act upon all referred bills, memorials and resolutions. Only such bills as are included on the written notice of a committee meeting may be considered at that meeting except upon the vote of a majority of the entire membership of the committee to consider another bill. A majority recommendation of a committee must be signed by a majority of the entire membership of the committee in a regularly called meeting before a bill, memorial or resolution may be reported out: PROVIDED, That a majority of the members elected to the house may require a committee to report a bill back to the house during the order of business at which it may be considered.

Majority recommendations of a committee can only be "do pass", "do pass as amended", or that "the attached substitute be be substituted therefor and that the substitute bill do pass." Minority reports, "do not pass" or "without recommendation", may be submitted with the majority report. Members of the committee not concurring in the majority report may prepare a written minority report containing a different recommendation, which shall be signed by those members of the committee subscribing thereto. All committee reports shall be spread upon the journal. The journal of the house shall contain an exact copy of all committee reports, together with the names of the members signing such reports.

Every vote to report a bill, memorial, or resolution out of committee shall be taken by the yeas and nays, and the names of the members voting for and against shall be recorded. Upon demand of any member, a committee vote on any substantive question shall be taken by the yeas and nays, and the names of the members voting for and against shall be recorded. A copy of each recorded committee vote shall be maintained, open for public inspection, by the chief clerk.

All bills including a direct appropriation must be referred to the Appropriations Committee before appearing on the second reading calendar.

No standing committee shall vote on any issue by secret written ballot.

During its consideration of or vote on any bill, resolution or memorial, the deliberations of any Standing Committee of the House of Representatives shall be open to the public.

COMMITTEE QUORUM

RULE 80. A majority of any committee shall constitute a quorum for the transaction of business.

COMMITTEE CANNOT MEET, WHEN

RULE 81. No committee shall sit while the house is in session without special leave of the speaker: PROVIDED, HOWEVER, That after the fiftieth day the Rules Committee may sit at any time.

FREE CONFERENCE COMMITTEE REPORT

RULE 82. The house shall have twelve hours from the time of receipt to consider reports from a free conference committee and shall not vote thereon until the next working day.

STANDING RULES OF THE HOUSE: AMENDMENT OF; RESCIND

RULE 83. Any standing rule or order of the house may be rescinded or changed by a majority vote of the members elected: PROVIDED, That the proposed change or changes be submitted in writing to the members together with notice of the consideration thereof at least one day in advance.

Any standing rule of order or business may be suspended temporarily by a two-thirds vote of the members present.

9 SMOKING AT PUBLIC COMMITTEE MEETINGS

RULE 84. Smoking of cigarettes, pipes, or cigars shall not be permitted at any public meeting of any committee of the house of representatives.

No smoking signs shall be posted in all committee rooms of the house of representatives.
APPENDIX TO HOUSE RULES

The House of Representatives of the 46th Session of the Washington State Legislature, being composed of an equal number of members of each major political party, acknowledges that this extraordinary circumstance requires extraordinary rules of procedure which provide for bipartisan control and responsibility, ensure fairness and promote cooperation.

The following Appendix Rule A–1 through Rule A–6 shall not be operative in the event that a candidate for speaker receives a constitutional majority of the votes of the membership of the house.

RULE A–1. HOUSE RULES

Reed’s Parliamentary Rules and the Standing Rules of Order of the House of Representatives are hereby superseded to the extent they are inconsistent with the rules set forth in this appendix.

All references to speaker, speaker pro tempore, chief clerk or sergeant at arms in Reed’s Parliamentary Rules or the House Rules shall be held to refer to the co-speakers, co-speakers pro tempore, co-chief clerks, and co-sergeants at arms, respectively.

RULE A–2. ELECTION OF OFFICERS

The house shall elect the following officers at the commencement of the 46th Session: co-speakers, who shall be styled democratic speaker and republican speaker, co-speakers pro tempore, who shall be styled democratic speaker pro tempore and republican speaker pro tempore, and co-chief clerks.

In all elections each member shall be allowed one vote and the two candidates receiving the highest number of votes shall be declared elected.

RULE A–3. DUTIES OF OFFICERS

A. Co-Speakers – The co-speakers shall jointly perform the duties and responsibilities of the speaker of the house and may represent the entire house in that capacity. The powers of the speaker may not be exercised individually by a co-speaker without the prior agreement of both co-speakers.

The co-speakers shall agree upon a procedure for dividing the duties of the chair and may jointly designate a co-speaker pro tempore, co-chief clerk or any member to perform the duties of the chair, but such substitution shall not extend beyond an adjournment. All acts, resolutions and other documents requiring the signature of the speaker shall be signed by both co-speakers.

Decisions regarding administration and operation of the House of Representatives shall be made jointly by the co-speakers or their designees. These decisions shall include, but not be limited to: Referral of bills to committee; appointment of conference committees; approval of house expenditures; approval of travel; decisions on points of order; employment and removal of employees as recommended by the employment committee; designation of persons who shall act as representatives for the public press.

B. Co-Chief Clerks – The co-chief clerks shall jointly perform the duties and responsibilities of the chief clerk of the House of Representatives. The powers of the chief clerk may not be exercised individually by a co-chief clerk without the prior agreement of both co-chief clerks. All acts, resolutions and other documents requiring the signature of the chief clerk shall be signed by both chief clerks.

C. Co-Sergeants at Arms – Co-sergeants at arms shall be appointed by each caucus. The co-sergeants at arms shall jointly perform the duties and responsibilities of the sergeant at arms of the House of Representatives. The powers of the sergeant at arms may not be exercised individually by a co-sergeant at arms without the prior agreement of both co-sergeants at arms.

RULE A–4. COMMITTEES
The various standing committees of the House of Representatives shall have a democratic chairperson named by the democratic caucus and a republican chairperson named by the republican caucus. Republican and democratic chairpersons shall consult on all matters including committee administration, staff assignments, and scheduling.

The republican chairperson and the democratic chairperson of the following standing committees shall serve as co-chairpersons:

1. Appropriations
2. Education
3. Energy & Utilities
4. Revenue
5. Social & Health Services
6. Transportation
7. Rules

On the following standing committees, the republican chairpersons shall serve as executive chairperson and the democratic chairperson shall serve as co-chairperson:

1. Financial Institutions
2. Institutions
3. Insurance
4. Constitution, Elections & Governmental Ethics
5. Labor
6. Judiciary
7. Natural Resources

On the following standing committees, the democratic chairperson shall serve as executive chairperson and the republican chairperson shall serve as co-chairperson:

1. Agriculture
2. Commerce
3. Higher Education
4. Parks & Recreation
5. State Government
6. Local Government
7. Ecology

The chairpersons and members of the various standing committees of the house shall endeavor towards a maximum of cooperation and consultation in carrying out the work of the committees. The executive chairperson shall be the administrative head of the committee.

Where committees are co-chaired, the chairperson shall jointly have the right of the chairman/chairwoman to close debate as provided in Rules 49 and 53. However, where committees have executive chairpersons, the executive chairperson shall have the right to close debate under Rules 49 and 53 or may designate the co-chairman of the committee the right to close debate under Rules 49 and 53.

RULES A-5. VOTING REQUIREMENTS AND PROCEDURES

Notwithstanding any other provision of the Rules of the House of Representatives, a constitutional majority of the members elected shall be required, for adoption of any motion, resolution or memorial unless a greater majority is required by the Rules of the house or the Constitution: PROVIDED THAT, The motions to adjourn, recess, suspend further proceedings under the call of the house, dispense with the call of the house and reconsider may be adopted by a majority of the members present: PROVIDED FURTHER, That an oral roll call may be ordered, a division called for, or a call of the house demand as provided in Rules 66, 67 and 69, respectively.

A vote by a majority of the membership of a standing committee, as defined in Rule 77 shall be required for adoption of any motion, majority report, resolution or memorial unless a greater majority is required by the Rules of the house or the Constitution: PROVIDED THAT, The motions to adjourn, recess, and reconsider may be adopted by a majority of the members present: PROVIDED FURTHER, That a roll call may be ordered as provided for in Rule 79.
When the electric roll call machine is used, the members shall be given one and one-half minutes to vote. This time limitation may be waived by a majority vote of the members elected before the vote is commenced.

RULE A-6. HOUSE ADMINISTRATION

All vouchers for payrolls and expenses of the house shall be signed by both co-chief clerks.

All supplies for the use of the house shall be furnished upon requisitions signed by both co-chief clerks.

MOTION

Mr. Bagnariol moved adoption of House Floor Resolution No. 79-1.

Representatives Bagnariol and Berentson spoke in favor of the resolution, and it was adopted.

ELECTION OF SPEAKER

The Chief Clerk declared nominations for Speaker of the House to be in order.

Mr. King: "Those of us who are meeting today survived what was in many instances a bitter election campaign that resulted in equal membership in Democratic and Republican caucuses. In reacting to this unprecedented situation there are some who have predicted that we will not be successful in our attempts to put aside differences and accomplish the task of making policy for our state. But we are committed to making it work. After long hours of negotiation we who are in Olympia today in the House of Representatives are already organized. This is somewhat remarkable compared to the experience of other states with similar situations where problems of organization have gone unresolved well into their respective legislative sessions. The man we have selected to be the Democratic Speaker under our carefully negotiated organizational agreement is initially qualified to work with members of both parties with the accomplishment of our important responsibilities. He possesses a background in both labor and management; has a reputation of being fair and intelligent in all of his dealings. He knows that in the eyes of the people we are not Republicans or Democrats, we are first and foremost Americans and citizens of the State of Washington. He has demonstrated his statesmanship throughout his tenure as a State Representative and as Speaker of the House of Representatives. His leadership capabilities have been more in evidence during the long and arduous process of negotiating organizational decisions leading up to this opening day of the session. I am pleased to place in nomination the name of John Bagnariol for the office of Democratic Speaker."

Mr. Polk: "It is indeed my distinct honor and privilege to stand here today and place in nomination the honorable Duane Berentson of the 40th Legislative District. Duane has brought to this House unique personal qualities and brings us some unique experiences in his background.

Certainly much has been said and much more is going to be said about the circumstances we find ourselves in today with this tied situation, and it only makes good sense in that kind of a situation to turn to people with experience and real quality background in this legislature. Duane has been here sixteen years, which he assures me is most of his adult life. When you read the committees he has served on, it's a litany of all the committees virtually in the legislature. He has served as Chairman; he's served as assistant floor leader; he's served as our minority leader—as some of you on the other side have been painfully aware of during the past two years. Duane knows the legislature. He's been dedicated, well-schooled and knowledgeable. I can think of no one in this legislature who has more skill as a legislator, who is more knowledgeable or is a finer individual. Personally there is no one here for whom I have more respect. Therefore I am pleased to commit to you for your vote the honorable Duane Berentson for Speaker of the House."

ROLL CALL

The Clerk called the roll for election of Speaker of the House and Representative Bagnariol was elected Democratic Speaker and Representative Berentson was elected Republican Speaker by the following vote:

Those voting for Mr. Bagnariol were: Representatives Adams, Bagnariol, Bauer, Becker, Bender, Brekke, Brown, Burns, Charnley, Douthwaite, Ehlers, Eng, Erak, Erickson, Gallagher, Galloway, Garrett,
The Chief Clerk appointed Representatives Bauer, King, Polk and Patterson to escort Representatives Bagnariol and Berentson to the rostrum. Chief Justice Utter administered the oath of office to the Speakers.

Speaker Bagnariol: "I would like at this time to introduce my family up in the gallery. My children, mother—the whole ball of wax up there. A few years ago when I was elected Speaker I had more people in the gallery, but thank God some of the kids have gone to work. My mother didn't realize there were Republicans until this tie situation occurred.

"We have a tedious session before us. We've pledged cooperation with each other and I'm sure that we can be statesmen all of us and do our jobs. We have some very important issues to face this year, and as you are all aware, each of those issues are going to be compromised, discussed—a lot of dialogue to finally come to what will be the best decisions for this state. I pledge you all my cooperation and support. I want to welcome you, each and every one of you—even the forty-nine Republicans who did not vote for me. Thank you."

Speaker Berentson: "I would like to introduce some members of my family. My very patient wife, Joanne; my daughter, Karen; my mother, Martha; and my father, Mariam Berentson. He's the fellow who taught me how to drive.

"Fellow members of the Forty-sixth Legislature, we are today entering into yet another phase of the ongoing process of self-government. That process involves all of the citizens of the State of Washington. Although the circumstances under which we will be operating are truly unique, we think the challenge we face today is truly no different than the challenge that has faced many men and women who have served here in this body over the past ninety years. That challenge is really to insure the success of representative government of the state and those of us who serve in the House of Representatives, I think, should be mindful now that we are representing, along with the Senate, better than three and a half million people in this state. Our political philosophies may differ, our approaches to solving problems may be diverse, but I think we all share in common the responsibility to serve the people we represent both diligently and selflessly.

"We come here for the most part to write law and policy and we are also writing history incidentally. We hope to achieve perfection, but I think it is our responsibility to consciously try to do our best and less than that is just not acceptable. We can be certain that history will record our failures as well as our successes and perhaps even more so with the unique situation in which we find ourselves. I think we all know that the situation we face is going to be a frustrating one—it's a very slow and arduous task that we face and sometimes we wonder if it will really work at all. Somehow it does work and I find that the political process over the years I have served can bring out not only the worst in us on occasion, but the very best in us also.

"During these past few weeks of the transition period, Speaker Bagnariol and I and some of our leadership team have spent a lot of time together. We have learned to disagree quite pleasantly with each other and I'm sure that will continue in the future. Perhaps even more important than that is the fact that we have also learned to respect each other. I'd like to leave you with just one thought: If we are to work together we must respect each other and particularly if the work we do here is to gain the respect of our fellow citizens."

Speaker Bagnariol: "I would like to point out just a few similarities—we purposely wore suits that were very close to being the same; we both wear the same kind of glasses. Duane and I are both salesmen; we both drive reddish-brown Lincolns—his is a little faster than mine. We're going to work well together."

Speaker Berentson assumed the Chair.

ELECTION OF CHIEF CLERK

Speaker Berentson declared nominations for Chief Clerk of the House of Representatives were now in order.
Mr. Thompson: "It's a great pleasure for me to place in nomination for the office of Co-Chief Clerk, our friend, Dean Foster. When Dean was first elected as Chief Clerk of the House of Representatives in 1973 he was the youngest Chief Clerk in the United States, by the end of this biennium he may be the oldest. Dean has grown up in this House of Representatives to the extent you would say any of us are grown up around here. He began as a bill clerk in the Senate in 1959 even before he was out of high school in Carnation. Following high school in Carnation he went to the University of Washington, Western Washington and got a degree in political science at the University of Washington. He went into the Army Air Force for five years and obtained the rank of Captain in Air Force Intelligence. I would like to emphasize that—we can use all the intelligence we can get around here right now. Dean came from the military back to his life here in the legislature and was serving in the Chief Clerk's office in a minor role during that last period in the minority. Since 1973 he has served in a very distinguished fashion as Chief Clerk of the Washington State House of Representatives and has gained a national reputation as well as the respect and affection of us all. Dean will be a very important ingredient in the success of the work that lies ahead for us. He brings a true concern for the success of this institution that I know we all share as well as a great deal of patience, efficiency and at times even agility. It is a great pleasure for me to urge that you elect Dean R. Foster as Co-Chief Clerk.*

Mr. Patterson: "It's my pleasure to place in nomination the name of Vito T. Chiechi for the position of Co-Chief Clerk for the Washington House of Representatives. Mr. Chiechi brings to this body great knowledge of the legislative process having served as executive assistant to the Speaker of this House a few years ago. He's been in and around the government for over twenty years. He has gained a keen insight into Washington government and the legislative process. Along with his knowledge of the legislative process, his management skills are well known on both sides of this aisle. The job of Chief Clerk is difficult at best, but it will take someone of Vito's experience, talent and tenacity to take up the delicate challenge of being Co-Chief Clerk for us. I am confident that Vito's background will enable him to serve this legislature well and probably more important, the citizens of the State of Washington will be well-served by Mr. Chiechi's election as Co-Chief Clerk. It is indeed a pleasure for me to present his name to you."

MOTION

On motion of Mr. King, the nominations for Chief Clerk were closed.

ROLL CALL

The Clerk called the roll for the office of Chief Clerk of the House of Representatives and Dean R. Foster and Vito T. Chiechi were elected Co-Chief Clerks by the following vote:

Those voting for Mr. Foster were: Representatives Adams, Bagariol, Bauer, Becker, Bender, Brekke, Brown, Burns, Charnley, Douthwaite, Ehlers, Eng, Erak, Erickson, Gallagher, Galloway, Garrett, Granlund, Grimm, Gruger, Heck, Hughes, Hurley, Jovanovich, Keller, King, Knowles, Kreidler, Lux, Martinis, Maxie, May, McCormick, Monohon, Nelson (D), North, O'Brien, Owen, Pruitt, Salatino, Scott, Sherman, Smith (R), Sommers, Thompson, Valle, Vrooman, Walk, Warnke.

Those voting for Mr. Chiechi were: Representatives Addison, Amen, Barnes, Barr, Berentson, Blair, Bond, Chandler, Clayton, Craswell, Dawson, Deccio, Dunlap, Eberle, Fancher, Flanagan, Fuller, Greengo, Haley, Hastings, Houchen, Isaacson, McDonald, McGinnis, Mitchell, Nelson (G.A.), Newhouse, Nisbet, Oliver, Patterson, Polk, Rohrbach, Rosbach, Sanders, Schmitten, Smith (C), Sprague, Struthers, Taller, Taylor, Teutsch, Tilly, Tupper, Van Dyken, Whiteside, Williams, Wilson, Winsley, Zimmerman.

Speaker Berentson appointed Representatives Deccio and Thompson to escort Dean R. Foster and Vito T. Chiechi to the rostrum. Chief Justice Utter administered the oath of office to the Chief Clerks.

RESOLUTION

HOUSE RESOLUTION NO. 79-2, by Representatives Polk and King:

BE IT RESOLVED, That the Speakers appoint a committee of four members of the House to notify the Senate that the House of Representatives is now organized and ready for business.

On motion of Mr. Polk, House Resolution No. 79-2 was adopted.

Speaker Berentson appointed Representatives Dunlap, Gallagher, May and Tilly to notify the Senate that the House was organized and ready for business.

The committee retired.
Speaker Bagnariol assumed the Chair.

**APPOINTMENT OF SERGEANTS AT ARMS**

Speaker Bagnariol appointed Ross Young as Democratic Sergeant at Arms.

**STANDING COMMITTEE APPOINTMENTS**

Speaker Bagnariol announced the following Democratic standing committee appointments:

- **AGRICULTURE**: Kreidler, Executive Chairman; Becker, Erak, Heck, Scott.
- **APPROPRIATIONS**: Thompson, Democratic Chairman; Bauer, Becker, Douthwaite, Ehlers, Grimm, Heck, Hughes, Keller, Maxie, Valle, Vrooman, Warnke.
- **COMMERCE**: Warnke, Executive Chairman; Gallagher, May, Owen, Salatino, Walk.
- **CONSTITUTION, ELECTIONS AND GOVERNMENTAL ETHICS**: Erickson, Democratic Chairwoman; Eng, Granlund, Gruger, Hughes.
- **ECOLOGY**: Valle, Executive Chairwoman; Brekke, Douthwaite, Galloway, Hughes, Pruitt.
- **EDUCATION**: Heck, Democratic Chairman; Bender, Ehlers, Eng, Galloway, Sommers, Valle, Warnke.
- **ENERGY AND UTILITIES**: McCormick, Democratic Chairwoman; Charnley, Grimm, Martinis, Monohon, Nelson (D), Scott, Sherman.
- **FINANCIAL INSTITUTIONS**: Eng, Democratic Chairman; Hurley, Knowles, Kreidler, Lux, Sommers.
- **HIGHER EDUCATION**: Grimm, Executive Chairman; Burns, Erickson, Gruger, Salatino.
- **INSTITUTIONS**: Becker, Democratic Chairwoman; Granlund, Hurley, Nelson (D), Owen.
- **INSURANCE**: Douthwaite, Democratic Chairman; Adams, Erak, Garrett, Keller, Maxie.
- **JUDICIARY**: Smith (R), Democratic Chairman; Knowles, Sherman, Thompson.
- **LABOR**: Lux, Democratic Chairman; Jovanovich, King, Monohon, Scott.
- **LOCAL GOVERNMENT**: Charnley, Executive Chairman; Brekke, Brown, Garrett, Keller, North, Vrooman.
- **NATURAL RESOURCES**: Vrooman, Democratic Chairman; Adams, Jovanovich, Martinis, McCormick, Monohon, Owen, Smith (R).
- **PARKS AND RECREATION**: Hurley, Executive Chairwoman; Brown, North.
- **REVENUE**: Sommers, Democratic Chairwoman; Brown, Erickson, Galloway, Granlund, Nelson (D), O'Brien, Smith (R).
- **RULES**: Bagnariol, Democratic Chairman; Bauer, Bender, Gallagher, King, Knowles, Maxie, May, North, O'Brien.
- **SOCIAL AND HEALTH SERVICES**: Adams, Democratic Chairman; Brekke, Gruger, Kreidler, Lux, May, Pruitt.
- **STATE GOVERNMENT**: Ehlers, Executive Chairman; Burns, Jovanovich, O'Brien, Pruitt, Salatino, Walk.
- **TRANSPORTATION**: Martinis, Democratic Chairman; Bender, Burns, Charnley, Erak, Gallagher, Garrett, McCormick, Sherman, Walk.

Speaker Berentson resumed the Chair.

**APPOINTMENT OF SERGEANT AT ARMS**

Speaker Berentson appointed Harry Lapham as Republican Sergeant at Arms.

**REPUBLICAN APPOINTMENT OF STANDING COMMITTEES**

Speaker Berentson announced the following standing committee appointments:

- **AGRICULTURE**: Fancher, Republican Chairwoman; Amen, Clayton, Hastings, Van Dyken.
- **APPROPRIATIONS**: Blair, Republican Chairman; Amen, Barnea, Chandler, Deccio, McDonald, Nelson (G.A.), Nisbet, Polk, Taller, Taylor, Williams, Zimmerman.
- **COMMERCE**: Greengo, Republican Chairman; Addison, Fuller, Oliver, Sanders, Struthers.
- **CONSTITUTION, ELECTIONS AND GOVERNMENTAL ETHICS**: Oliver, Executive Chairman; Barnes, Eberle, Fuller, Hastings.
- **ECOLOGY**: Barr, Republican Chairman; Haley, Isaacson, Nisbet, Sanders, Smith (C).
EDUCATION: Chandler, Republican Chairman; Craswell, Nelson (G.A.), Taller, Taylor, Tupper, Van Dyken, Whiteside.

ENERGY AND UTILITIES: Haley, Republican Chairman; Bond, Isaacson, Nisbet, Sprague, Tupper, Williams, Wilson.

FINANCIAL INSTITUTIONS: Winsley, Executive Chairwoman; Blair, Deccio, Eberle, Newhouse, Rosbach.

HIGHER EDUCATION: Barnes, Republican Chairman; McGinnis, Oliver, Patterson, Teutsch.

INSTITUTIONS: Struthers, Executive Chairman; Barr, Houchen, Mitchell, Rohrbach.

INSURANCE: Rohrbach, Executive Chairman; Dawson, Houchen, McDonald, McGinnis, Zimmerman.

JUDICIARY: Newhouse, Executive Chairman; Chandler, Tilly, Winsley.

LABOR: Clayton, Executive Chairman; Dunlap, Fancher, Flanagan, Smith (C).

LOCAL GOVERNMENT: Zimmerman, Republican Chairman; Rohrbach, Rosbach, Schmitten, Teutsch, Van Dyken, Whiteside.

NATURAL RESOURCES: Schmitten, Executive Chairman; Dawson, Dunlap, McDonald, Mitchell, Nelson (G.A.), Rosbach, Wilson.

PARKS AND RECREATION: Fuller, Republican Chairman; Taylor, Sprague.

REVENUE: Craswell, Republican Chairwoman; Addison, Bond, Flanagan, Greengo, Hastings, Sanders, Winsley.

RULES: Berentson, Republican Chairman; Amen, Bond, Deccio, Dunlap, Flanagan, Newhouse, Patterson, Polk, Tilly.

SOCIAL AND HEALTH SERVICES: Whiteside, Republican Chairman; Barr, Houchen, Mitchell, Schmitten, Teutsch, Tupper.

STATE GOVERNMENT: Taller, Republican Chairman; Addison, Fancher, Greengo, Haley, McGinnis, Williams.

TRANSPORTATION: Wilson, Republican Chairman; Clayton, Dawson, Eberle, Isaacson, Patterson, Smith (C), Sprague, Struthers, Tilly.

REPORT OF SPECIAL COMMITTEE

The special committee, appointed under the provisions of House Floor Resolution 79-2 to notify the Senate that the House was organized and ready for business, appeared before the bar of the House and reported that they had notified the Senate.

The report was received and the committee was discharged.

RESOLUTION

HOUSE RESOLUTION NO. 79-3 by Representatives King and Polk:

BE IT RESOLVED, That the State Treasurer and Budget Director be, and they are hereby directed to draw their warrants for payment of the salaries of the employees of the House of Representatives and members' subsistence allowance every seventh day of the session, and they are hereby authorized and directed to deliver the warrants to the Chief Clerks of the House.

BE IT FURTHER RESOLVED, That the Chief Clerks of the House, by and with the approval of the Speakers of the House, are to provide to each member the necessary supplies and materials required to operate the House.

On motion of Mr. King, the resolution was adopted.

On motion of Mr. King, the House reverted to the fourth order of business.

INTRODUCTIONS AND FIRST READING

HOUSE BILL NO. 1, by Representatives Erickson, Fuller, Galloway, Sherman, Keller, Brown, Zimmerman, Wilson, North, Heck, Monohon, Walk, Sprague, Struthers, Taller, Mitchell, Winsley, Grimm, Kreidler, Erak, Rosbach, Schmitten:

AN ACT Relating to food fish and shellfish; adding new sections to chapter 75.28 RCW; providing penalties; providing an effective date; and declaring an emergency.

To Committee on Natural Resources
HOUSE BILL NO. 2, by Representatives Erickson, Salatinó, Sanders, Nisbet and Brown:
AN ACT Relating to the retail sales tax; and amending section 82.08.010, chapter 15, Laws of 1961 as last amended by section 18, chapter 149, Laws of 1967 ex. sess. and RCW 82.08.010.
To Committee on Revenue

HOUSE BILL NO. 3, by Representatives Erickson, Winsley and Walk:
AN ACT Relating to revenue and taxation; and adding a new section to chapter 288, Laws of 1971 ex. sess. and to chapter 84.55 RCW.
To Committee on Revenue

HOUSE BILL NO. 4, by Representatives Owen, North, Kreidler, Craswell, Grimm, Gruger, Williams and Walk:
AN ACT Relating to adoption; amending section 12, chapter 291, Laws of 1955 and RCW 26.32.120; and amending section 1, chapter 133, Laws of 1939 as last amended by section 40, chapter 42, Laws of 1975-76 2nd ex. sess. and RCW 70.58.210.
To Committee on Judiciary

HOUSE BILL NO. 5, by Representatives McCormick, Adams, Galloway, Gallagher, Brown, Hurley and Martinis:
To Committee on Transportation

HOUSE BILL NO. 6, by Representatives McCormick and Martinis:
AN ACT Relating to drivers' licenses; and amending section 3, chapter 121, Laws of 1965 ex. sess. and RCW 46.20.025.
To Committee on Transportation

HOUSE BILL NO. 7, by Representatives Douthwaite, Lux, Gruger, Pruitt, Sherman, North, Charnley, Brekke and Brown:
AN ACT Relating to size, weight, and load of motor vehicles; amending section 62, chapter 145, Laws of 1967 ex. sess. and RCW 46.44.038; and declaring an emergency.
To Committee on Transportation

HOUSE BILL NO. 8, by Representatives Clayton, Barr and Wilson:
AN ACT Relating to motor vehicle liability insurance; amending section 20, chapter 241, Laws of 1969 ex. sess. as amended by section 3, chapter 152, Laws of 1973 1st ex. sess. and RCW 48.18.292; amending section 27, chapter 150, Laws of 1967 and RCW 48.22.030; adding a new chapter to Title 46 RCW; defining crimes; prescribing penalties; and declaring an emergency.
To Committee on Insurance

HOUSE BILL NO. 9, by Representative Clayton:

To Committee on Insurance

HOUSE BILL NO. 10, by Representatives Winsley, Erickson, Sommers, Barr, Craswell, Fuller, Whiteside and Fancher:

AN ACT Relating to revenue and taxation; amending section 84.56.020, chapter 15, Laws of 1961 as last amended by section 1, chapter 196, Laws of 1974 ex. sess. and RCW 84.56.020; amending section 84.64.050, chapter 15, Laws of 1961 as amended by section 2, chapter 84, Laws of 1972 ex. sess. and RCW 84.64.050; and amending section 84.64.270, chapter 15, Laws of 1961 as amended by section 5, chapter 23, Laws of 1965 ex. sess. and RCW 84.64.270.

To Committee on Revenue

HOUSE BILL NO. 11, by Representatives Nelson (D), Burns, Douthwaite, Lux, Kreidler, Sanders, Pruitt and Brekke:

AN ACT Relating to public meetings; and amending section 2, chapter 250, Laws of 1971 ex. sess. and RCW 42.30.020.

To Committee on Constitution, Elections & Governmental Ethics

HOUSE BILL NO. 12, by Representatives Douthwaite, Nelson (D), Burns, Lux, Schmitten, Valle and Hurley:

AN ACT Relating to bicycles; amending section 4, chapter 103, Laws of 1972 ex. sess. and RCW 47.30.050; and adding a new section to chapter 47.30 RCW.

To Committee on Transportation
HOUSE BILL NO. 13, by Representatives May, Lux and Bauer:

AN ACT Relating to landlord and tenant; and adding a new section to chapter 279, Laws of 1977 ex. sess. and to chapter 59.20 RCW.

To Committee on Commerce

HOUSE BILL NO. 14, by Representatives May, McCormick, Gallagher, Charnley, Bauer and Martinis:

AN ACT Relating to the Mobile Home Landlord and Tenant Act; amending section 7, chapter 279, Laws of 1977 ex. sess. and RCW 59.20.070; creating new sections; adding new sections to chapter 279, Laws of 1977 ex. sess. and to chapter 59.20 RCW; and providing penalties.

To Committee on Judiciary

HOUSE BILL NO. 15, by Representatives Scott, Bender, May, Wilson, Gallagher and Houchen:

AN ACT Relating to revenue and taxation; and amending section 1, chapter 182, Laws of 1974 ex. sess. as last amended by section 1, chapter 268, Laws of 1977 ex. sess. and RCW 84.36.381.

To Committee on Revenue

HOUSE BILL NO. 16, by Representatives Whiteside, Winsley, Van Dyken, Isaacs, Fuller and Barnes:

AN ACT Relating to senior citizen programs; and adding a new section to chapter 36.39 RCW.

To Committee on Local Government

HOUSE BILL NO. 17, by Representatives Whiteside, Barr, Van Dyken and Amen:

AN ACT Relating to motor vehicles; and amending section 46.12.030, chapter 12, Laws of 1961 as last amended by section 8, chapter 25, Laws of 1975 and RCW 46.12.030.

To Committee on Judiciary

HOUSE BILL NO. 18, by Representatives Becker, Smith (R), Tilly, Winsley and Brekke (by Committee on Judiciary of the 45th Legislature request):

AN ACT Relating to child custody jurisdiction; enacting the uniform child custody jurisdiction act; and adding a new chapter to Title 26 RCW.

To Committee on Judiciary

HOUSE BILL NO. 19, by Representatives Nelson (D), Knowles, Pruitt and Brekke (by Committee on Judiciary of the 45th Legislature request):

AN ACT Relating to the restoration of civil rights; amending section 3, chapter 26, Laws of 1929 as amended by section 2, chapter 19, Laws of 1931 and RCW 9.96.020; and amending section 1, chapter 187, Laws of 1961 and RCW 9.96.050.

To Committee on Judiciary

HOUSE BILL NO. 20, by Representatives Burns, Haley, Nelson (D), Pruitt, Kreidler, Bender, Gruger and Salatino (by Committee on State Government of the 45th Legislature and by Executive request):

AN ACT Relating to housing for low-income persons; amending and reenacting section 24, chapter 1, Laws of 1973 as last amended by section 1, chapter 104, Laws of 1975-'76 2nd ex. sess. and by section 7, chapter 112, Laws of 1975-'76 2nd ex. sess. and RCW 42.17.240; adding a new chapter to Title 43 RCW; making an appropriation; and declaring an emergency.

To Committee on State Government

HOUSE BILL NO. 21, by Representatives Taller, Nelson (D), Walk, Sanders, Sommers, Lux, McDonald and Douthwaite (by Committee on State Government of the 45th Legislature request):

AN ACT Relating to public employment; amending section 1, chapter 12, Laws of 1970 ex. sess. and RCW 41.06.020; amending section 2, chapter 36, Laws of 1969 ex. sess. as amended by section 41, chapter 169, Laws of 1977 ex. sess. and RCW 28B.16.020; amending section 1, chapter 274, Laws of 1947 as last amended by section 16, chapter 295, Laws of 1977 ex. sess. and RCW 41.40.010; amending section 2, chapter 136, Laws of 1977 ex. sess. and RCW 41.05.025; adding new sections to chapter 28B.16 RCW; adding a new section to chapter 41.05 RCW; adding new sections to chapter 41.06 RCW; creating new sections; and making appropriations.

To Committee on State Government
HOUSE BILL NO. 22, by Representatives Charnley, Burns, Douthwaite and Nelson (G.A.):
AN ACT Relating to motor vehicles; and amending section 3, chapter 56, Laws of 1975 and RCW 46.64-.017.
To Committee on Judiciary

HOUSE BILL NO. 23, by Representatives Douthwaite, Nelson (D), Burns and Valle:
AN ACT Relating to condominiums; adding a new section to chapter 64.32 RCW; and repealing section 11, chapter 156, Laws of 1963 and RCW 64.32.110.
To Committee on Local Government

HOUSE BILL NO. 24, by Representative Pruitt:
AN ACT Relating to drug injection devices; and amending section 1, chapter 249, Laws of 1977 ex. sess. and RCW 70.115.010.
To Committee on Social & Health Services

HOUSE BILL NO. 25, by Representatives Knowles, Smith (R) and Sherman (by Committee on Judiciary of the 45th Legislature request):
AN ACT Relating to liability for dog bites; and amending section 2, chapter 77, Laws of 1941 and RCW 16.08.050.
To Committee on Judiciary

HOUSE BILL NO. 26, by Representatives Valle, Gruger, Douthwaite and Pruitt (by Committee on Ecology of the 45th Legislature request):
AN ACT Relating to the environmental impact of highways; repealing section 1, chapter 24, Laws of 1971 ex. sess. and RCW 47.04.110; repealing section 2, chapter 24, Laws of 1971 ex. sess. and RCW 47.04.120; and repealing section 3, chapter 24, Laws of 1971 ex. sess. and RCW 47.04.130.
To Committee on Ecology

HOUSE BILL NO. 27, by Representatives Valle, Pruitt, Douthwaite, Kreidler, Gruger and Charnley (by Committee on Ecology of the 45th Legislature request):
AN ACT Relating to smoking; adding new sections to chapter 43.20 RCW; defining crimes; and providing penalties.
To Committee on Ecology

HOUSE BILL NO. 28, by Representatives Lux, Nelson (D) and Pruitt:
To Committee on Labor

HOUSE BILL NO. 29, by Representatives Ehlers, Taller, Struthers, Nelson (G.A.), Walk, Sanders, Barr, Jovanovich, Barnes, Williams, Oliver, Knowles, Scott, Whiteside, Pruitt, Granlund, Sherman, Brekke and Brown (by Committee on State Government of the 45th Legislature request):
AN ACT Relating to state government; amending section 1, chapter 234, Laws of 1959 as amended by section 1, chapter 237, Laws of 1967 and RCW 34.04.010; amending section 3, chapter 237, Laws of 1967 as last amended by section 7, chapter 240, Laws of 1977 ex. sess. and RCW 34.04.025; amending section 3, chapter 234, Laws of 1959 as amended by section 8, chapter 240, Laws of 1977 ex. sess. and RCW 34.04.030; amending section 3, chapter 240, Laws of 1977 ex. sess. and RCW 34.08.020; adding new sections to chapter 34.04 RCW; and repealing section 1, chapter 186, Laws of 1963 and RCW 34.04.160.
To Committee on State Government

HOUSE BILL NO. 30, by Representatives Ehlers, Nelson (G.A.), Taller and Sanders:
AN ACT Relating to criminal cost bills in felony cases; amending section 2106, Code of 1881 as amended by section 1, page 35, Laws of 1883 and RCW 10.46.220; amending section 316, page 250, Laws of 1873 as last amended by section 1, page 35, Laws of 1883 and RCW 10.46.230; and declaring an emergency.
To Committee on State Government
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HOUSE BILL NO. 31, by Representatives Ehlers, Taller, Struthers, Walk, Sanders and Addison:

AN ACT Relating to state government; and amending section 43.01.090, chapter 8, Laws of 1965 as last amended by section 1, chapter 82, Laws of 1973 1st ex. sess. and RCW 43.01.090.

To Committee on State Government

HOUSE BILL NO. 32, by Representatives Taller, Struthers, Ehlers, Walk and Salatino:

AN ACT Relating to the Washington state school directors' association; and adding a new section to chapter 28A.61 RCW.

To Committee on State Government

HOUSE BILL NO. 33, by Representatives Taller, Nelson (G.A.), Struthers, Ehlers and Sanders:


To Committee on State Government

HOUSE BILL NO. 34, by Representatives Taller, Ehlers, Struthers, Nelson (G.A.), Sommers and Sanders:

AN ACT Relating to state government; and amending section 17, chapter 1, Laws of 1961 as amended by section 3, chapter 43, Laws of 1975–76 2nd ex. sess. and RCW 41.06.170.

To Committee on State Government

HOUSE BILL NO. 35, by Representatives Lux, Monohon and Brown (by Committee on Labor of the 45th Legislature request):

AN ACT Relating to industrial insurance; amending section 3, chapter 286, Laws of 1975 1st ex. sess. as amended by section 19, chapter 323, Laws of 1977 ex. sess. and RCW 51.32.220; adding a new section to chapter 51.32 RCW; and creating a new section.

To Committee on Labor

HOUSE BILL NO. 36, by Representatives Ehlers, Taller, Struthers, Walk, Nelson (G.A.), Fuller, Williams and Brown (by Insurance Commissioner request):

AN ACT Relating to the state fire marshal; and amending section .33.09, chapter 79, Laws of 1947 and RCW 48.48.090.

To Committee on State Government

HOUSE BILL NO. 37, by Representatives Lux, Burns, Bender, Gruger, Nelson (G.A.), Brown and Erak:

AN ACT Relating to industrial insurance; providing for annual adjustments for disability and death benefits; and amending section 2, chapter 286, Laws of 1975 1st ex. sess. as amended by section 2, chapter 202, Laws of 1977 ex. sess. and RCW 51.32.075.

To Committee on Labor

HOUSE BILL NO. 38, by Representatives Taller, Ehlers, Sommers, Nelson (G.A.) and Sanders:

AN ACT Relating to state civil service; amending section 1, chapter 1, Laws of 1961 and RCW 41.06.010; amending section 1, chapter 12, Laws of 1970 ex. sess. and RCW 41.06.020; amending section 15, chapter 1, Laws of 1961 as last amended by section 1, chapter 152, Laws of 1977 ex. sess. and RCW 41.06.150; adding new sections to chapter 41.06 RCW; and making an appropriation.

To Committee on State Government

HOUSE BILL NO. 39, by Representatives Ehlers, Taller, Sommers, Struthers, Walk, Nelson (G.A.) and Clayton:

AN ACT Relating to state government; amending section 3, chapter 157, Laws of 1951 as amended by section 1, chapter 21, Laws of 1969 and RCW 1.08.005; amending section 7, chapter 267, Laws of 1971 ex. sess. and RCW 2.10.070; amending section 1, chapter 185, Laws of 1943 as amended by section 1, chapter 42, Laws of 1971 and RCW 2.32.160; amending section 6, chapter 94, Laws of 1933 and RCW 2.48.040; amending section 5, chapter 218, Laws of 1973 1st ex. sess. as amended by section 7, chapter
HOUSE BILL NO. 40, by Representatives Whiteside, Winsley, Barr and Zimmerman:

AN ACT Relating to education; and amending section 1, chapter 98, Laws of 1975-'76 2nd ex. sess. and RCW 28A.03.360.

To Committee on Education

HOUSE BILL NO. 41, by Representative Keller:

AN ACT Relating to fire protection; and adding a new section to chapter 35.21 RCW.

To Committee on Local Government

HOUSE BILL NO. 42, by Representatives Keller, Sanders, May, Gallagher and Brown:

AN ACT Relating to revenue and taxation; and adding a new section to chapter 84.56 RCW.

To Committee on Revenue

HOUSE BILL NO. 43, by Representatives Fancher and Flanagan:

AN ACT Relating to contractors; and amending section 4, chapter 77, Laws of 1963 as last amended by section 1, chapter 11, Laws of 1977 ex. sess. and RCW 18.27.040.

To Committee on Commerce

HOUSE BILL NO. 44, by Representatives Fancher and Flanagan:

AN ACT Relating to game and game fish; amending section 77.32.010, chapter 36, Laws of 1955 as amended by section 1, chapter 245, Laws of 1959 and RCW 77.32.010; amending section 77.32.050, chapter 36, Laws of 1955 and RCW 77.32.050; and amending section 77.32.060, chapter 36, Laws of 1955 as last amended by section 2, chapter 29, Laws of 1970 ex. sess. and RCW 77.32.060.

To Committee on Natural Resources

HOUSE BILL NO. 45, by Representatives Clayton, Kreidler and Smith, C. (by Committee on Agriculture of the 45th Legislature request):

AN ACT Relating to crop liens; and amending section 1, chapter 264, Laws of 1961 and RCW 60.22.010.

To Committee on Agriculture

HOUSE BILL NO. 46, by Representatives Clayton, Kreidler, Van Dyken, Fuller, Smith (C) and Heck (by Committee on Agriculture of the 45th Legislature request):

AN ACT Relating to the marketing of agricultural products; adding new sections to chapter 15.64 RCW; and making an appropriation.

To Committee on Commerce

HOUSE BILL NO. 47, by Representatives Clayton and Kreidler (by Committee on Agriculture of the 45th Legislature request):


To Committee on Commerce

HOUSE BILL NO. 48, by Representatives Amen, Kreidler, Flanagan and Smith (C) (by Committee on Agriculture of the 45th Legislature request):

AN ACT Relating to ethics of public officers; amending section 4, chapter 268, Laws of 1961 as amended by section 1, chapter 242, Laws of 1971 ex. sess. and RCW 42.23.030; and repealing section 40, page 692, Laws of 1889-90 and RCW 87.03.465.

To Committee on Agriculture

HOUSE BILL NO. 49, by Representatives Valle, Douthwaite, Charnley, Pruitt, Nelson (Dick), North, Galloway and Sherman (by Committee on Ecology of the 45th Legislature request):

AN ACT Relating to dam safety; amending section 43.21.130, chapter 8, Laws of 1965 as amended by section 46, chapter 75, Laws of 1977 and RCW 43.21.130; adding a new chapter to Title 90 RCW;
repealing section 36, chapter 117, Laws of 1917, section 1, chapter 107, Laws of 1939, section 1, chapter 362, Laws of 1955 and RCW 90.03.350; defining crimes; prescribing penalties; and making an appropriation.

To Committee on Ecology

HOUSE BILL NO. 50, by Representatives Newhouse, Smith (R), Barr, Bond, Clayton, Isaacson, Eberle, Dawson, Zimmerman, Galloway, Smith (C), McGinnis, Sanders, Schmitten, Nisbet, Owen, McDonald and Wilson (by Committee on Judiciary of the 45th Legislature request):

AN ACT Relating to liability of landowners or others in possession or control; and amending section 2, chapter 216, Laws of 1967 as last amended by section 17, chapter 153, Laws of 1972 ex. sess. and RCW 4.24.210.

To Committee on Judiciary

HOUSE BILL NO. 51, by Representatives Keller and Knowles (by Committee on Judiciary of the 45th Legislature request):

AN ACT Relating to the board of prison terms and paroles; amending section 4, chapter 133, Laws of 1955 and RCW 9.95.030; repealing section 1, chapter 158, Laws of 1929 and RCW 9.95.031; and repealing section 2, chapter 158, Laws of 1929 and RCW 9.95.032.

To Committee on Judiciary

HOUSE BILL NO. 52, by Representative Keller (by Committee on Judiciary of the 45th Legislature request):

AN ACT Relating to municipal courts; and amending section 55, chapter 299, Laws of 1961 and RCW 3.50.060.

To Committee on Judiciary

HOUSE BILL NO. 53, by Representatives Charnley, Burns and Ehlers (by Committee on Local Government of the 45th Legislature request):

AN ACT Relating to the establishment of community corporations within counties and cities and defining their powers and duties; and adding a new chapter to Title 36 RCW.

To Committee on Local Government

HOUSE BILL NO. 54, by Representatives Martinis, Adams and Wilson:

AN ACT Relating to state parks; adding new sections to chapter 43.51 RCW; and declaring an emergency.

To Committee on Parks & Recreation

HOUSE BILL NO. 55, by Representative Charnley:

AN ACT Relating to motor vehicles; adding a new chapter to Title 46 RCW; prescribing penalties; and providing an effective date.

To Committee on Transportation

HOUSE BILL NO. 56, by Representatives Charnley, Whiteside, Zimmerman, Rohrbach, North, Owen, Sanders, Fuller, Flanagan, Knowles, Smith (C), Nisbet and Amen (by Committee on Local Government of the 45th Legislature request):

AN ACT Relating to local government; amending section 1, chapter 16, Laws of 1975 and RCW 36.16.138; amending section 3, chapter 239, Laws of 1967 as last amended by section 13, chapter 283, Laws of 1977 ex. sess. and RCW 39.34.020; amending section .01.05, chapter 79, Laws of 1947 as amended by section 1, chapter 13, Laws of 1975-'76 2nd ex. sess. and RCW 48.01.050; and adding new sections to Title 48 RCW.

To Committee on Local Government

HOUSE BILL NO. 57, by Representatives Charnley, and Rohrbach (by Committee on Local Government of the 45th Legislature request):


To Committee on Local Government

HOUSE BILL NO. 58, by Representatives May, Lux, Sanders, Schmitten, Knowles, Adams, Maxie, Hughes, Pruitt, Charnley, Clayton, Erak and Houchen:

AN ACT Relating to the exhibition of motion pictures; and adding a new chapter to Title 19 RCW.

To Committee on Commerce

HOUSE BILL NO. 59, by Representatives Deccio, Nisbet, Taylor, Owen, Winsley, Rosbach, Sanders, Schmitten, Craswell, Fuller, Greengo, Eberle, Smith (C), Tupper, May, Fancher, Addison and Houchen:

AN ACT Relating to inheritance taxes; and adding a new section to chapter 83.44 RCW.

To Committee on Revenue

HOUSE BILL NO. 60, by Representatives Salatino, Pruitt and Brekke:

AN ACT Relating to state government; and creating a new section.

To Committee on Institutions

HOUSE BILL NO. 61, by Representative Nelson (G.A.):

AN ACT Relating to boards of adjustment; amending section 35.63.080, chapter 7, Laws of 1965 and RCW 35.63.080; amending section 35A.63.110, chapter 119, Laws of 1967 ex. sess. and RCW 35A.63.110; and amending section 36.70.890, chapter 4, Laws of 1963 and RCW 36.70.890.

To Committee on Revenue

HOUSE BILL NO. 62, by Representative Nelson (G.A.):


To Committee on Transportation

HOUSE BILL NO. 63, by Representative Nelson (G.A.):


To Committee on Commerce

HOUSE BILL NO. 64, by Representative Nelson (G.A.):

AN ACT Relating to county commissioners; and amending section 36.32.050, chapter 4, Laws of 1963 and RCW 36.32.050.

To Committee on Constitution, Elections & Governmental Ethics

HOUSE BILL NO. 65, by Representatives Salatino, Deccio, and King:

AN ACT Relating to the observance of Columbus Day; and amending section 1, chapter 51, Laws of 1927 as last amended by section 1, chapter 111, Laws of 1977 ex. sess. and RCW 1.16.050.

To Committee on State Government

HOUSE BILL NO. 66, by Representative Smith (R):

AN ACT Relating to civil procedure; and amending section 2, chapter 45, Laws of 1977 ex. sess. and RCW 6.36.035.

To Committee on Judiciary

HOUSE BILL NO. 67, by Representatives Warnke, Polk, Blair, Fuller, Tupper, Williams, Amen and Clayton (by Legislative Budget Committee request):

AN ACT Relating to state government; amending section 43.79.270, chapter 8, Laws of 1965 as amended by section 2, chapter 144, Laws of 1973 and RCW 43.79.270; amending section 43.79.280, chapter 8, Laws of 1965 as amended by section 3, chapter 144, Laws of 1973 and RCW 43.79.280; amending section 4, chapter 144, Laws of 1973 and RCW 43.79.282; adding a new section to chapter 43.79 RCW; and declaring an emergency.

To Committee on Appropriations

HOUSE BILL NO. 68, by Representatives Warnke, Flanagan, and Ehlers (by Legislative Budget Committee request based on performance and sunset audits):

AN ACT Relating to motor vehicles; adding new sections to chapter 46.82 RCW; repealing section 46.82-010, chapter 12, Laws of 1961, section 106, chapter 32, Laws of 1967 and RCW 46.82.010; repealing section 46.82.020, chapter 12, Laws of 1961 and RCW 46.82.020; repealing section 46.82.030, chapter 12, Laws of 1961 and RCW 46.82.030; repealing section 46.82.040, chapter 12, Laws of 1961 and RCW 46.82.040; repealing section 46.82.050, chapter 12, Laws of 1961 and RCW 46.82.050; repealing section 46.82.060, chapter 12, Laws of 1961, section 4, chapter 214, Laws of 1961, section 107, chapter 32, Laws of 1967 and RCW 46.82.060; repealing section 46.82.070, chapter 12, Laws of 1961, section 2, chapter 214, Laws of 1961, section 108, chapter 32, Laws of 1967 and RCW 46.82.070; repealing section 46.82.080, chapter 12, Laws of 1961 and RCW 46.82.080; repealing section 46.82.090, chapter 12, Laws of 1961, section 109, chapter 32, Laws of 1967 and RCW 46.82.090; repealing section 46.82-100, chapter 12, Laws of 1961 and RCW 46.82.100; repealing section 46.82.110, chapter 12, Laws of 1961 and RCW 46.82.110; repealing section 46.82.120, chapter 12, Laws of 1961, section 110, chapter 32, Laws of 1967 and RCW 46.82.120; repealing section 46.82.130, chapter 12, Laws of 1961 and RCW 46.82.130; repealing section 46.82.140, chapter 12, Laws of 1961, section 48, chapter 170, Laws of 1965 ex. sess., section 136, chapter 34, Laws of 1975-'76 2nd ex. sess. and RCW 46.82.140; repealing section 46.82.150, chapter 12, Laws of 1961 and RCW 46.82.150; repealing section 46.82.160, chapter 12, Laws of 1961 and RCW 46.82.160; repealing section 46.82.170, chapter 12, Laws of 1961 and RCW 46.82.170; repealing section 46.82.180, chapter 12, Laws of 1961, section 3, chapter 214, Laws of 1961 and RCW 46.82.180; repealing section 46.82.190, chapter 12, Laws of 1961, section 111,
chapter 32, Laws of 1967 and RCW 46.82.190; repealing section 46.82.200, chapter 12, Laws of 1961 and RCW 46.82.200; repealing section 46.82.210, chapter 12, Laws of 1961, section 112, chapter 32, Laws of 1967 and RCW 46.82.210; repealing section 46.82.220, chapter 12, Laws of 1961 and RCW 46.82.220; repealing section 46.82.230, chapter 12, Laws of 1961 and RCW 46.82.230; repealing section 46.82.240, chapter 12, Laws of 1961 and RCW 46.82.240; repealing section 46.82.250, chapter 12, Laws of 1961 and RCW 46.82.250; repealing section 46.82.260, chapter 12, Laws of 1961 and RCW 46.82.260; repealing section 46.82.270, chapter 12, Laws of 1961 and RCW 46.82.270; and prescribing penalties.

To Committee on Commerce

HOUSE BILL NO. 69, by Representatives Warnke, and Polk (by Legislative Budget Committee request):

To Committee on Higher Education

HOUSE BILL NO. 70, by Representatives Blair, Flanagan, Polk, Greengo, Nisbet and Clayton (by Legislative Budget Committee request based on performance audit):
AN ACT Relating to public employment; providing for merit system principles in personnel administration; adding a new section to chapter 36, Laws of 1969 ex. sess. and to chapter 28B.16 RCW; and adding a new section to chapter 41.06 RCW.

To Committee on State Government

HOUSE BILL NO. 71, by Representatives Taller and Adams:
AN ACT Relating to public health, safety and welfare; and amending section 1, chapter 97, Laws of 1977 ex. sess. and RCW 70.54.160.

To Committee on Social & Health Services

HOUSE BILL NO. 72, By Representatives Taller, Barr, Greengo, Eberle, Patterson, Nisbet, Owen, Rorhbach, Clayton and Addison:
AN ACT Relating to state government; and adding a new section to chapter 43.01 RCW.

Prohibiting certain school districts from spending funds to question validity of Initiative Measure No. 350.

To Committee on Education

HOUSE BILL NO. 73, by Representatives Taller and Hughes:
AN ACT Relating to state government; and adding a new section to chapter 43.01 RCW.

To Committee on State Government

HOUSE BILL NO. 74, by Representative Erickson:
AN ACT Relating to public works and improvements; amending section 1, chapter 56, Laws of 1975 1st ex. sess. and RCW 35.22.620; amending section 2, chapter 56, Laws of 1975 1st ex. sess. and RCW 35.22.630; amending section 4, chapter 56, Laws of 1975 1st ex. sess. and RCW 35.22.650; amending section 35.23.352, chapter 7, Laws of 1965 as last amended by section 1, chapter 41, Laws of 1977 ex. sess. and RCW 35.23.352; and amending section 35.43.190, chapter 7, Laws of 1965 as amended by section 6, chapter 116, Laws of 1971 ex. sess. and RCW 35.43.190.

To Committee on Commerce

HOUSE BILL NO. 75, by Representatives Erickson, Owen, Charnley, North, McCormick, Gruger, Walk, Brown and Martinis (by Committee on Local Government of the 45th Legislature request):
AN ACT Relating to counties; amending section 36.32.010, chapter 4, Laws of 1963 and RCW 36.32.010; and adding new sections to chapter 36.32 RCW.

To Committee on Constitution, Elections & Governmental Ethics

HOUSE BILL NO. 76, by Representatives Charnley, Zimmerman, Garrett, Keller and Brekke (by Committee on Local Government of the 45th Legislature request):
AN ACT Relating to local government; and adding a new chapter to Title 35 RCW.

To Committee on Local Government
HOUSE BILL NO. 77, by Representatives Charnley, Keller, and Garrett (by Committee on Local Government of the 45th Legislature request):

AN ACT Relating to the dissolution of inactive special purpose districts existing within the state of Washington; and adding a new chapter to Title 36 RCW.

To Committee on Local Government

HOUSE BILL NO. 78, by Representatives Zimmerman, Garrett, Charnley, and Keller (by Committee on Local Government of the 45th Legislature request):

AN ACT Relating to special purpose districts; amending section 35.73.060, chapter 7, Laws of 1965 and RCW 35.73.060; amending section 35A.56.010, chapter 119, Laws of 1967 ex. sess. and RCW 35A.56.010; amending section 35A.79.010, chapter 119, Laws of 1967 ex. sess. and RCW 35A.79.010; amending section 36.82.080, chapter 4, Laws of 1963 and RCW 36.82.080; amending section 2, chapter 189, Laws of 1967 and RCW 36.93.020; amending section 1, chapter 72, Laws of 1967 as amended by section 1, chapter 96, Laws of 1971 ex. sess. and RCW 36.94.010; amending section 47.04.040, chapter 13, Laws of 1961 and RCW 47.04.040; amending section 7, chapter 65, Laws of 1955 and RCW 53.08.060; amending section 8, chapter 92, Laws of 1911 as amended by section 8, chapter 62, Laws of 1913 and RCW 53.20.030; amending section 1, chapter 87, Laws of 1941 and RCW 53.48.010; amending section 1, chapter 55, Laws of 1963 and RCW 57.90.010; amending section 26, chapter 232, Laws of 1957 as last amended by section 31, chapter 168, Laws of 1969 ex. sess. and RCW 70.94.260; amending section 50, chapter 238, Laws of 1967 as amended by section 36, chapter 168, Laws of 1969 ex. sess. and RCW 70.94.380; amending section 52, chapter 168, Laws of 1969 ex. sess. and RCW 70.94.600; amending section 7, chapter 87, Laws of 1887 and RCW 78.08.040; amending section 6, chapter 45, Laws of 1899 as amended by section 3, chapter 357, Laws of 1955 and RCW 78.08.081; amending section 2, chapter 183, Laws of 1913 and RCW 79.16.400; amending section 1, chapter 104, Laws of 1917 and RCW 85.07.010; amending section 6, chapter 163, Laws of 1935 and RCW 86.24.040; repealing section 1, chapter 266, Laws of 1953 and RCW 53.48.130; repealing section 5, chapter 87, Laws of 1887 and RCW 78.08.031; repealing section 6, chapter 87, Laws of 1887 and RCW 78.08.032; repealing section 13, chapter 45, Laws of 1899 and RCW 78.08.120; repealing section 14, chapter 45, Laws of 1899 and RCW 78.08.140; repealing section 73, chapter 292, Laws of 1971 ex. sess. and RCW 87.60.150; repealing section 178, chapter 81, Laws of 1971 and RCW 91.04.325; repealing section 179, chapter 81, Laws of 1971 and RCW 91.04.360; repealing section 1, chapter 38, Laws of 1923 and RCW 91.06.010; repealing section 2, chapter 38, Laws of 1923 and RCW 91.06.020; repealing section 3, chapter 38, Laws of 1923 and RCW 91.06.030; repealing section 4, chapter 38, Laws of 1923 and RCW 91.06.040; repealing section 5, chapter 38, Laws of 1923 and RCW 91.06.050; repealing section 6, chapter 38, Laws of 1923 and RCW 91.06.060; repealing section 7, chapter 38, Laws of 1923, section 1, chapter 222, Laws of 1947 and RCW 91.06.070; repealing section 8, chapter 38, Laws of 1923 and RCW 91.06.080; repealing section 9, chapter 38, Laws of 1923 and RCW 91.06.090; repealing section 10, chapter 38, Laws of 1923 and RCW 91.06.100; repealing section 1, chapter 5, Laws of 1963 and RCW 91.07.010; and repealing section 2, chapter 97, Laws of 1963 and RCW 91.07.020.

To Committee on Local Government

HOUSE BILL NO. 79, by Representatives Charnley, Burns and Brekke:

AN ACT Relating to the disposal of reading materials; and adding a new section to chapter 39.33 RCW.

To Committee on Education

HOUSE BILL NO. 80, by Representatives Struthers, Becker, Nelson (D), Taller and Rohrbach (by Department of Social and Health Services request):

AN ACT Relating to state institutions; amending section 2, chapter 17, Laws of 1967 and RCW 72.65.020; amending section 72.60.130, chapter 28, Laws of 1959 and RCW 72.60.130; and amending section 2, chapter 40, Laws of 1972 ex. sess. and RCW 72.60.102.

To Committee on Institutions

HOUSE BILL NO. 81, by Representative Eng:

AN ACT Relating to consumer protection; and amending section 1, chapter 6, Laws of 1951 and RCW 33.52.010.

To Committee on Financial Institutions

HOUSE BILL NO. 82, by Representatives Eng, Lux and Wilson:

AN ACT Relating to the regulation of funeral and cemetery services; amending section 44, chapter 290, Laws of 1953 as amended by section 14, chapter 68, Laws of 1973 1st ex. sess. and RCW 68.05.150; amending section 45, chapter 290, Laws of 1953 as amended by section 15, chapter 68, Laws of 1973 1st ex. sess. and RCW 68.05.160; amending section 1, chapter 68, Laws of 1973 1st ex. sess. as amended by section 1, chapter 45, Laws of 1975 1st ex. sess. and RCW 68.46.010; amending section 3,
chapter 68, Laws of 1973 1st ex. sess. and RCW 68.46.030; amending section 5, chapter 68, Laws of 1973 1st ex. sess. and RCW 68.46.050; amending section 6, chapter 68, Laws of 1973 1st ex. sess. and RCW 68.46.060; amending section 32, chapter 290, Laws of 1953 as amended by section 2, chapter 351, Laws of 1977 ex. sess. and RCW 68.05.050; adding new sections to chapter 68.05 RCW; adding new sections to chapter 68.46 RCW; repealing section 30, chapter 290, Laws of 1953, section 1, chapter 133, Laws of 1961 and RCW 68.05.280; repealing section 6, chapter 351, Laws of 1977 ex. sess. and RCW 68.46.120; and prescribing penalties.

To Committee on Financial Institutions

HOUSE BILL NO. 83, by Representative Eng:

AN ACT Relating to demand deposits; adding a new section to chapter 31.12 RCW; adding a new section to chapter 32.08 RCW; adding a new section to chapter 33.12 RCW; and repealing section 30, chapter 235, Laws of 1945 and RCW 33.12.020.

To Committee on Financial Institutions

HOUSE BILL NO. 84, by Representative Eng:


To Committee on Financial Institutions

HOUSE BILL NO. 85, by Representative Eng:

AN ACT Relating to available funds; and amending section 30.04.090, chapter 33, Laws of 1955 as last amended by section 1, chapter 54, Laws of 1967 ex. sess. and RCW 30.04.090.

To Committee on Financial Institutions

HOUSE BILL NO. 86, by Representatives Eng, Lux, Barr and Winsley:

AN ACT Relating to debt adjusting; amending section 1, chapter 201, Laws of 1967 as amended by section 1, chapter 97, Laws of 1970 ex. sess. and RCW 18.28.010; amending section 14, chapter 289, Laws of 1977 ex. sess. and RCW 43.131.140; amending section 17, chapter 289, Laws of 1977 ex. sess.; adding a new section to chapter 18.28 RCW; and declaring an emergency.

To Committee on Financial Institutions

HOUSE BILL NO. 87, by Representatives Clayton and Barr:

AN ACT Relating to agricultural commodities; amending section 1, chapter 124, Laws of 1963 as last amended by section 19, chapter 7, Laws of 1975 1st ex. sess. and RCW 22.09.010; amending section 4, chapter 124, Laws of 1963 as amended by section 21, chapter 7, Laws of 1975 1st ex. sess. and RCW 22.09.040; amending section 5, chapter 124, Laws of 1963 and RCW 22.09.050; amending section 13, chapter 124, Laws of 1963 and RCW 22.09.130; amending section 21, chapter 124, Laws of 1963 and RCW 22.09.210; amending section 38, chapter 124, Laws of 1963 and RCW 22.09.380; amending section 55, chapter 124, Laws of 1963 and RCW 22.09.550; and adding new sections to chapter 22.09 RCW.

To Committee on Agriculture

HOUSE BILL NO. 88, by Representatives Charnley, Pruitt, Scott and Brekke:

AN ACT Relating to the examination of pupils for scoliosis; adding new sections to chapter 28A.31 RCW; and making an appropriation.

To Committee on Social & Health Services

HOUSE BILL NO. 89, by Representatives Isaacson and Oliver:

AN ACT Relating to a toll bridge across the Columbia river in the vicinity of the Homa Rapids road and state highways connecting thereto; amending section 47.56.220, chapter 13, Laws of 1961 and RCW 47.56.220; adding new sections to chapter 47.17 RCW; adding new sections to chapter 47.56 RCW; and making appropriations.

To Committee on Transportation

HOUSE BILL NO. 90, by Representatives Newhouse, Flanagan, Wilson and Nisbet:


To Committee on Commerce
HOUSE BILL NO. 91, by Representatives Fuller, Struthers, Patterson, Erak, Bond, Hurley and Rosbach:
AN ACT Relating to public employment; and amending section 1, chapter 189, Laws of 1945 as last amended by section 1, chapter 170, Laws of 1974 ex. sess. and RCW 41.04.010.
To Committee on State Government

HOUSE BILL NO. 92, by Representatives Bond, Whiteside, Smith (C), Sprague, Taylor, Winsley, Rosbach, McGinnis, Sanders, Schmitten, Craswell, Fuller, Newhouse, Polk, Zimmerman, Fancher, Rohrbach, Barr, Clayton, McCormick, Flanagan, Hurley, Nisbet, Struthers, Amen, Tilly and Patterson:
AN ACT Relating to industrial insurance eligibility; and adding a new section to chapter 51.12 RCW.
To Committee on Labor

HOUSE BILL NO. 93, by Representatives Fuller and Rosbach:
AN ACT Relating to revenue and taxation; amending section 6, chapter 294, Laws of 1971 ex. sess. as last amended by section 2, chapter 347, Laws of 1977 ex. sess. and RCW 84.33.060; amending section 8, chapter 294, Laws of 1971 ex. sess. as last amended by section 3, chapter 347, Laws of 1977 ex. sess. and RCW 84.33.080; repealing section 9, chapter 123, Laws of 1975-'76 2nd ex. sess. (uncodified); and declaring an emergency.
To Committee on Revenue

HOUSE BILL NO. 94, by Representatives Newhouse, Wilson and Clayton:
AN ACT Relating to revenue and taxation; amending section 23-5-5 added to chapter 62, Laws of 1933 ex. sess. by section 5, chapter 5, Laws of 1949 and RCW 66.24.440; amending section 82.08.150, chapter 15, Laws of 1961 as last amended by section 1, chapter 204, Laws of 1973 1st ex. sess. and RCW 82.08.150; and amending section 82.24.020, chapter 15, Laws of 1961 as last amended by section 3, chapter 157, Laws of 1972 ex. sess. and RCW 82.24.020.
To Committee on Revenue

HOUSE BILL NO. 95, by Representative Charnley:
AN ACT Relating to annexation of unincorporated areas; adding new sections to chapter 35.13 RCW; and adding new sections to chapter 35A.14 RCW.
To Committee on Local Government

HOUSE BILL NO. 96, by Representatives Sherman and Charnley:
AN ACT Relating to ride sharing; amending section 5, chapter 167, Laws of 1975 1st ex. sess. and RCW 43.41.130; amending section 46.04.190, chapter 12, Laws of 1961 and RCW 46.04.190; amending section 46.72.010, chapter 12, Laws of 1961 and RCW 46.72.010; amending section 3, chapter 107, Laws of 1961 as amended by section 8, chapter 350, Laws of 1977 ex. sess. and RCW 51.08.013; amending section 81.68.010, chapter 14, Laws of 1961 as last amended by section 1, chapter 121, Laws of 1975-'76 2nd ex. sess. and RCW 81.68.010; adding a new section to chapter 35.21 RCW; adding a new section to chapter 82.04 RCW; adding a new section to chapter 82.16 RCW; adding a new section to Title 46 RCW; and creating new sections.
To Committee on Transportation

HOUSE BILL NO. 97, by Representatives Newhouse, Van Dyken, Fuller, Flanagan, Smith (C) and Clayton:
AN ACT Relating to motor freight carriers; amending section 81.80.040, chapter 14, Laws of 1961 as amended by section 7, chapter 59, Laws of 1963 and RCW 81.80.040; and repealing section 5, chapter 242, Laws of 1963 and RCW 81.80.175.
To Committee on Transportation

HOUSE BILL NO. 98, by Representative Hurley:
AN ACT Relating to state government; and adding a new section to chapter 43.06 RCW.
To Committee on Constitution, Elections & Governmental Ethics

HOUSE BILL NO. 99, by Representative Tilly (by Committee on Judiciary of the 45th Legislature request):
AN ACT Relating to juries; amending section 3, chapter 57, Laws of 1911 as last amended by section 1, chapter 92, Laws of 1967 and RCW 2.36.060; amending section 2, chapter 57, Laws of 1911 as amended by section 1, chapter 39, Laws of 1967 and RCW 2.36.080; amending section 7, chapter 57, Laws of 1911 and RCW 2.36.100; amending section 10, page 74, Laws of 1866 as amended by section
2351, Code of 1881 and RCW 2.36.120; amending section 72.23.050, chapter 28, Laws of 1959 and RCW 72.23.050; repealing section 218, page 53, Laws of 1869, section 218, page 45, Laws of 1877, section 214, Code of 1881 and RCW 4.44.200; repealing section 90, chapter 130, Laws of 1943 and RCW 38.40.090; and decodifying RCW 2.36.120 and recodifying it in chapter 38.40 RCW.

To Committee on Judiciary

HOUSE BILL NO. 100, by Representatives Patterson, Isaacson, Taylor and Amen:

AN ACT Relating to state highway routes; and amending section 24, chapter 51, Laws of 1970 ex. sess. as amended by section 2, chapter 63, Laws of 1975 and RCW 47.17.115.

To Committee on Transportation

HOUSE BILL NO. 101, by Representative Sanders (by Committee on Judiciary of the 45th Legislature request):

AN ACT Relating to the operation of motor vehicles; amending section 46.56.030, chapter 12, Laws of 1961 as amended by section 69, chapter 32, Laws of 1967 and RCW 46.61.525; amending section 46.48.050, chapter 12, Laws of 1961 and RCW 46.61.530; and declaring an emergency.

To Committee on Judiciary

HOUSE BILL NO. 102, by Representative Erickson:


To Committee on Higher Education

HOUSE BILL NO. 103, by Representatives Douthwaite and Erak (by Committee on Insurance of the 45th Legislature request):

AN ACT Relating to casualty insurance; and amending section 27, chapter 150, Laws of 1967 and RCW 48.22.030.

To Committee on Insurance

HOUSE BILL NO. 104, by Representatives Douthwaite, Maxie and Erak:

AN ACT Relating to insurance; amending section 1, chapter 79, Laws of 1947 and RCW 48.19.020; amending section 7, chapter 119, Laws of 1975-'76 2nd ex. sess. and RCW 48.30.300; amending section 4, chapter 119, Laws of 1975 and RCW 48.44.220; amending section 12, chapter 290, Laws of 1975 1st ex. sess. and RCW 48.46.110; amending section 2, chapter 183, Laws of 1949 as last amended by section 1, chapter 192, Laws of 1977 ex. sess. and RCW 49.60.030; amending section 8, chapter 270, Laws of 1955 as last amended by section 4, chapter 214, Laws of 1973 1st ex. sess. and RCW 49.60.120; amending section 6, chapter 141, Laws of 1973 as amended by section 2, chapter 32, Laws of 1974 ex. sess. and RCW 49.60.178; and adding new sections to chapter 48.01 RCW.

To Committee on Insurance

HOUSE BILL NO. 105, by Representatives Douthwaite, Sanders and Rohrbach (by Committee on Insurance of the 45th Legislature request):

AN ACT Relating to escrow officers; and amending section 11, chapter 245, Laws of 1971 ex. sess. as amended by section 14, chapter 156, Laws of 1977 ex. sess. and RCW 18.44.240.

To Committee on Financial Institutions

HOUSE BILL NO. 106, by Representatives Douthwaite, Maxie, Erak and Haley:

AN ACT Relating to property insurance; adding new sections to chapter 48.27 RCW; and creating new sections.

To Committee on Insurance

HOUSE BILL NO. 107, by Representatives Polk, Warnke, Blair, Taller, McGinnis, Van Dyken, Sanders, Fuller, Greengo, Eberle, Tupper, Taylor, Amen, Mitchell, Whiteside and Bond (by Legislative Budget Committee request):

AN ACT Relating to child welfare services; and amending section 17, chapter 172, Laws of 1967 as last amended by section 22, chapter 291, Laws of 1977 ex. sess. and RCW 74.13.031.

To Committee on Social & Health Services
HOUSE BILL NO. 108, by Representatives Maxie, Keller, Douthwaite, Sanders, Erickson, Erak, Adams, Pruitt, Ehlers and Rohrbach (by Committee on Insurance of the 45th Legislature request):

AN ACT Relating to insurance; and adding a new chapter to Title 48 RCW.
To Committee on Insurance

HOUSE BILL NO. 109, by Representatives Douthwaite, Sanders, Erak and Oliver (by Committee on Insurance of the 45th Legislature request):

AN ACT Relating to insurance; adding a new section to chapter 48.30 RCW; and adding a new section to chapter 48.44 RCW.
To Committee on Insurance

HOUSE BILL NO. 110, by Representatives Douthwaite and Erickson (by Committee on Insurance of the 45th Legislature request):

AN ACT Relating to automobile insurance; amending section 20, chapter 241, Laws of 1969 ex. sess. as amended by section 3, chapter 152, Laws of 1973 1st ex. sess. and RCW 48.18.292; adding a new section to chapter 48.22 RCW; and providing an expiration date.
To Committee on Insurance

HOUSE BILL NO. 111, by Representatives Douthwaite and Erak (by Committee on Insurance of the 45th Legislature request):

AN ACT Relating to insurance; amending section .18.28, chapter 79, Laws of 1947 and RCW 48.18.280; and adding a new section to chapter 48.18 RCW.
To Committee on Insurance

HOUSE BILL NO. 112, by Representatives Ehlers, Amen, Walk, Tilly, King, Taller, Sanders, Fuller, Mitchell and Addison (by Select Joint Committee on Sunset request):

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1933 and RCW 67.08.130; repealing section 22, chapter 184, Laws of 1933, section I, chapter 48, Laws
of 1951, section 7, chapter 305, Laws of 1959 and RCW 67.08.140; repealing section 24, chapter 184,
Laws of 1933 and RCW 67.08.150; repealing section 25, chapter 184, Laws of 1933 and RCW 67.08.900; repealing section I, chapter 178, Laws of 1973 1st ex. scss. and RCW 43.126.010; repealing section·2, chapter 178, Laws of 1973 1st ex. scss., section I, chapter 26, Laws of 1975 1st ex. scss. and
RCW 43.126.020; repealing section 3, chapter 178, Laws of 1973 1st ex. scss. and RCW 43.126.030;
repealing section 4, chapter 178, Laws of 1973 1st ex. scss. and RCW 43.126.040; repealing section 5,
chapter 178, Laws of 1973 1st ex. scss. and RCW 43.126.050; repealing section 6, chapter 178, Laws of
1973 1st ex. scss. and RCW 43.126.060; repealing section 7, chapter 178, Laws of 1973 1st ex. scss.,
section 133, chapter 34, Laws of 1975-'76 2nd ex. scss. and RCW 43.126.070; repealing section 8,
chapter 178, Laws of 1973 1st ex. scss. and RCW 43.126.080; repealing section I, chapter 108, Laws of
1937, section I, chapter 107, Laws of 1965 ex. scss., section I, chapter 93, Laws of 1977 ex. scss. and
RCW 18.39.010; repealing section 2, chapter 108, Laws of 1937 and RCW 18.39.020; repealing section
2, chapter 52, Laws of 1955, section 2, chapter 107, Laws of 1965 ex. scss., section 23, chapter 292,
Laws of 1971 ex. scss. and RCW 18.39.030; repealing section 4, chapter 108, Laws of 1937, section I,
and RCW 18.39.040; repealing section 6, chapter 108, Laws of 1937, section 8, chapter 266, Laws of
1971 ex. scss., section 42, chapter 30, Laws of 1975 1st ex. scss. and RCW 18.39.050; repealing section
repealing section 3, chapter 52, Laws of 1955 and RCW 18.39.080; repealing section 7, chapter 108,
Laws of 1937 and RCW 18.39.100; repealing section 10, chapter 108, Laws of 1937, section 43, chapter
30, Laws of 1975 1st ex. scss. and RCW 18.39.120; repealing section 15, chapter 108, Laws of 1937,
section 44, chapter 30, Laws of I 975 1st ex. scss. and RCW I 8.39.130; repealing section 3, chapter 93,
Laws of 1977 ex. scss. and RCW 18.39.145; repealing section 4, chapter 93, Laws of 1977 ex. scss. and
repealing section 16, chapter 108, Laws of 1937 and RCW 18.39.170; repealing section 8, chapter 93,
Laws of 1977 ex. scss. and RCW 18.39.173; repealing section 9, chapter 93, Laws of 1977 ex. scss. and
RCW 18.39.175; repealing section 12, chapter 93, Laws of 1977 ex. scss. (uncodificd); repealing section
10, chapter 93, Laws of 1977 ex. scss. and RCW 18.39.177; repealing section II, chapter 108, Laws of
1937, section 2, chapter 93, Laws of 1977 ex. scss. and RCW 18.39.180; repealing section 5, chapter 93,
18.39.190; repealing section 15, chapter 215, Laws of 1909 and RCW 18.39.210; repealing section 13,
and RCW 18.39.223; repealing section 7, chapter 93, Laws of 1977 ex. scss. and RCW 18.39.225;
repealing section 17, chapter 108, Laws of 1937 and RCW 18.39.230; repealing section 18, chapter 108,
50.48.010; repealing section 2, chapter 83, Laws of 1977 ex. scss. and RCW 50.48.020; repealing section 3, chapter 83, Laws of 1977 ex. scss. and RCW 50.48.030; repealing section 4, chapter 83, Laws of
I 977 ex. scss. and RCW 50.48.040; repealing section 5, chapter 83, Laws of I 977 ex. scss. and RCW
50.48.050; repealing section 6, chapter 83, Laws of 1977 ex. scss. and RCW 50.48.060; repealing section 7, chapter 83, Laws of 1977 ex. scss. and RCW 50.48.070; repealing section 8, chapter 83, Laws of
I977 ex. scss. and RCW 50.48.080; repealing section 9, chapter 83, Laws of I 977 ex. scss. and RCW
50.48.090; repealing section 10, chapter 83, Laws of 1977 ex. scss. and RCW 50.48.100; repealing section 11, chapter 83, Laws of 1977 ex. scss. and RCW 50.48.900; repealing section I, chapter 270, Laws
of 1977 ex. scss. and RCW 43.19.19361; repealing section 2, chapter 270, Laws of 1977 ex. scss. and
RCW 43.19.19362; repealing section 3, chapter 270, Laws of 1977 ex. scss. and RCW 43.19.19363;
repealing section 9, chapter 270, Laws of I 977 ex. scss. and RCW 43. I 9.19364; repealing section 11,
chapter 270, Laws of 1977 ex. scss. and RCW 43.19.19365; repealing section I, chapter 108, Laws of
1975-'76 2nd ex. scss. and RCW 43.21F.OIO; repealing section 2, chapter 108, Laws of 1975-'76 2nd
ex. scss. and RCW 43.21F.020; repealing section 3, chapter 108, Laws of 1975-'76 2nd ex. scss. and
RCW 43.21F.030; repealing section 4, chapter 108, Laws of 1975-'76 2nd ex. scss. and RCW 43.21F.040; repealing section 5, chapter 108, Laws of 1975-'76 2nd ex. scss. and RCW 43.21F.050; repealing
section 6, chapter 108, Laws of 1975-'76 2nd ex. scss. and RCW 43.21F.060; repealing section 7,
chapter 108, Laws of 1975-'76 2nd ex. scss. and RCW 43.21F.070; repealing section 288.10.200,
chapter 223, Laws of 1969 ex. scss., section I, chapter 62, Laws of 1973 and RCW 288.10.200; repealing section I, chapter 200, Laws of 1959 and RCW 18.90.010; repealing section 2, chapter 200, Laws of
1959, section 5, chapter 188, Laws of 1967, section 52, chapter 34, Laws of 1975-'76 2nd ex. scss. and
RCW 18.90.020; repealing section 3, chapter 200, Laws of 1959 and RCW 18.90.030; repealing section
4, chapter 200, Laws of 1959, section I 9, chapter 266, Laws of 1971 ex. scss., section 80, chapter 30,
Laws of 1975 1st ex. scss. and RCW 18.90.040; repealing section 5, chapter 200, Laws of 1959, section
8 I, chapter 30, Laws of 1975 1st ex. scss. and RCW I 8.90.050; repealing section 6, chapter 200, Laws
of 1959 and RCW 18.90.060; repealing section 7, chapter 200, Laws of 1959 and RCW 18.90.070;
repealing section 8, chapter 200, Laws of 1959 and RCW 18.90.900; repealing section 11, chapter 5,
125, chapter 34, Laws of 1975-'76 2nd ex. scss. and RCW 43.99.110; repealing section 12, chapter 5,
Laws of 1965 and RCW 43.99.120; repealing section 4, chapter 62, Laws of 1967 ex. scss. and RCW
43.99.122; repealing section 5, chapter 62, Laws of 1967 ex. scss. and RCW 43.99.124; repealing section 6, chapter 62, Laws of I 967 ex. scss. and RCW 43.99.126; repealing section 13, chapter 5, Laws of


section 7, chapter 140, Laws of 1974 ex. sess. and RCW 43.117.070; repealing section 8, chapter 140, Laws of 1925 ex. sess., section 1, chapter 240, Laws of 1927 and RCW 85.08.020; repealing section 1, chapter 177, Laws of 1959 and RCW 70.58.350; repealing section 1, chapter 114, Laws of 1919 and RCW 70.24.040; repealing section 8, chapter 114, Laws of 1919 and RCW 70.24.060; repealing section 6, chapter 140, Laws of 1974 ex. sess. and RCW 43.117.020; repealing section 3, chapter 140, Laws of 1974 ex. sess. and RCW 43.117.010; repealing section 6, chapter 140, Laws of 1974 ex. sess. and RCW 43.117.080; repealing section 9, chapter 140, Laws of 1974 ex. sess.
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and RCW 43.117.090; repealing section 10, chapter 140, Laws of 1974 ex. sess. and RCW 43.117.100;
repealing section II, chapter 140, Laws of 1974 ex. sess. and RCW 43.117.900; repealing section 14,
chapter 140, Laws of 1974 ex. sess, section I, chapter 297, Laws of 1977 ex. sess. and RCW 43.117.910; repealing section I, chapter 147, Laws of 1967 ex. sess. and RCW 43.59.010; repealing section 2,
chapter 147, Laws of 1967 ex. sess. and RCW 43.59.020; repealing section 3, chapter 147, Laws of
sess. and RCW 43.59.030; repealing section 4, chapter 147, Laws of 1967 ex. sess. and RCW 43.59.040;
repealing section 6, chapter 147, Laws of 1967 ex. sess., section 120, chapter 34, Laws of 1975-'76 2nd
ex. sess. and RCW 43.59.050; repealing section 7, chapter 147, Laws of 1967 ex. sess. and RCW
43.59.060; repealing section 8, chapter 147, Laws of I 967 ex. sess. and RCW 43.59.070; repealing section 9, chapter 147, Laws of 1967 ex. sess. and RCW 43.59.080; repealing section 10, chapter 147,
Laws of 1967 ex. sess. and RCW 43.59.090; repealing section 11, chapter 147, Laws of 1967 ex. sess.
and RCW 43.59.100; repealing section 12, chapter 147, Laws of 1967 ex. sess. and RCW 43.59.110;
repealing section 13, chapter 147, Laws of 1967 ex. sess. and RCW 43.59.120; repealing section 14,
chapter 147, Laws of 1967 ex. sess., section 5, chapter 195, Laws of 1971 ex. sess. and RCW 43.59.130;
repealing section 49, chapter 54, Laws of 1975 1st ex. sess. and RCW 46.90.275; repealing section 16,
section 14, chapter 3, Laws of 1965 ex. sess., section 31, chapter 34, Laws of 1975-'76 2nd ex. sess.,
section 9, chapter 75, Laws of 1977 and RCW 18.18.251; repealing section 13, chapter 189, Laws of
1971 ex. sess. and RCW 43.20A.370; repealing section 14, chapter 189, Laws of 1971 ex. sess. and
RCW 43.20A.375; repealing section 15, chapter 189, Laws of 1971 ex. sess., section 99, chapter 34,
Laws of 1975-'76 2nd ex. sess. and RCW 43.20A.380; repealing section 5, chapter IOI, Laws of 1957,
section 20, chapter 223, Laws of 1967, section 29, chapter 34, Laws of 1975-'76 2nd ex. sess. and RCW
18.15.140; repealing section 74.16.030, chapter 26, Laws of 1959, section I, chapter 128, Laws of 1965,
section I, chapter 78, Laws of 1967, section 9, chapter 169, Laws of 1971 ex. sess. and RCW 74.16.030;
repealing section 74.16.040, chapter 26, Laws of 1959 and RCW 74.16.040;.repealing section 74.16.170, chapter 26, Laws of 1959, section 16, chapter 40, Laws of 1977 ex. sess. and RCW 74.16.170;
repealing section I, chapter 59, Laws of 1967, section 17, chapter 40, Laws of 1977 ex. sess and RCW
and RCW 74.16.183; repealing section 74.16.190, chapter 26, Laws of 1959, section 19, chapter 40,
Laws of 1977 ex. sess. and RCW 74.16.190; repealing section 74.16.300, chapter 26, Laws of 1959,
section 20, chapter 40, Laws of 1977 ex. sess. and RCW 74.16.300; repealing section I, chapter 40,
Laws of 1977 ex. sess. and RCW 74.16.400; repealing section 2, chapter 40, Laws of 1977 ex. sess. and
RCW 74.16.410; repealing section 3, chapter 40, Laws of 1977 ex. sess. and RCW 74.16.420; repealing
section 4, chapter 40, Laws of 1977 ex. sess. and RCW 74.16.430; repealing section 5, chapter 40, Laws
of 1977 ex. sess. and RCW 74.16.440; repealing section 6, chapter 40, Laws of 1977 ex. sess.,and RCW
74.16.450; repealing section 7, chapter 40, Laws of 1977 ex. sess. and RCW 74.16.460; repealing section 8, chapter 40, Laws of 1977 ex. sess. and RCW 74.16.470; repealing section 9, chapter 40, Laws of
1977 ex. sess. and RCW 74.16.480; repealing section 10, chapter 40, Laws of 1977 ex. sess. and RCW
74.16.490; repealing section 11, chapter 40, Laws of 1977 ex. sess. and RCW 74.16.500; repealing section 12, chapter 40, Laws of 1977 ex. sess. and RCW 74.16.510; repealing section 13, chapter 40, Laws
of 1977 ex. sess. and RCW 74.16.520; repealing section 14, chapter 40, Laws of 1977 ex. sess. and
RCW 74.16.530; repealing section 24, chapter 40, Laws of 1977 ex. sess. and RCW 74.16.540; repealing section I, chapter 251, Laws of 1975 1st ex. sess., section 21, chapter 40, Laws of 1977 ex. sess. and
RCW 74.17.010; repealing section 2, chapter 251, Laws of 1975 1st ex. sess., section 22, chapter 40,
and RCW 74.17.030; repealing section 4, chapter 251, Laws of 1975 1st ex. sess., section 23, chapter
40, Laws of 1977 ex. sess. and RCW 74.17.040; repealing section 14, chapter 115, Laws of 1975-'76
2nd ex. sess., section I, chapter 285, Laws of 1977 ex. sess. and RCW 43.60A.080; repealing section 2,
chapter 285, Laws of 1977 ex. sess. and RCW 43.60A.081; repealing section 6, chapter 167, Laws of
1975 1st ex. sess. and RCW 43.19.580; repealing section I, chapter 77, Laws of 1963, section 5, chapter
1st ex. sess. and RCW 18.27.010; repealing section 2, chapter 77, Laws of 1963, section 2, chapter 153,
Laws of 1973 1st ex. sess. and RCW 18.27.020; repealing section 3, chapter 77, Laws of 1963, section
3, chapter 153, Laws of 1973 1st ex. sess. and RCW 18.27.030; repealing section 4, chapter 77, Laws of
1963, section I, chapter 126, Laws of 1967, section 2, chapter 118, Laws of 1972 ex. sess., section 4,
chapter 153, Laws of 1973 1st ex. sess .• section I, chapter II, Laws of 1977 ex. sess. and RCW 18.27.040; repealing section 5, chapter 77, Laws of I 963 and RCW 18.27.050; repealing section 6, chapter
77, Laws of 1963, section I, chapter 61, Laws of 1977 ex. sess. and RCW 18.27.060; repealing section
1st ex. sess .• section I, chapter 66, Laws of 1977 ex. sess. and RCW 18.27.070; repealing section 8,
chapter 77, Laws of 1963, section 3, chapter 118, Laws of 1972 ex. sess. and RCW 18.27.080; repealing
section 6, chapter 126, Laws of 1967 and RCW 18.27.085; repealing section 2, chapter 25, Laws of
1974 ex. sess. and RCW 18.27.090; repealing section 10, chapter 77, Laws of 1963 and RCW 18.27.100; repealing section 4, chapter 126, Laws of 1967 and RCW 18.27.110; repealing section 3, chapter
70, Laws of 1967 and RCW 39.06.010; repealing section 5, chapter I 18, Laws of 1972 ex. sess., section
7, chapter 153, Laws of 1973 1st ex. sess. and RCW 18.27.120; repealing section 4, chapter 118, Laws
of 1972 ex. sess. and RCW 18.27.130; repealing section 2, chapter 161, Laws of 1973 1st ex. sess. and
RCW 18.27.140; repealing section 11, chapter 77, Laws of 1963 and RCW 18.27.900; repealing section
29.33.030, chapter 9, Laws of 1965 and RCW 29.33.030; repealing section 29.33.040, chapter 9, Laws



To Committee on State Government

HOUSE BILL NO. 113, by Representatives Heck, Ehlers, Taller and Zimmerman:

AN ACT Relating to purchases for vocational rehabilitation clients; and amending section 43.19.1906, chapter 8, Laws of 1965 as last amended by section 5, chapter 270, Laws of 1977 ex. sss. and RCW 43.19.1906.

To Committee on Social & Health Services

HOUSE BILL NO. 114, by Representatives Taller, Pruitt, Schmitten and Zimmerman:

AN ACT Relating to handicapped drivers; and amending section 1, chapter 128, Laws of 1961 as last amended by section 1, chapter 102, Laws of 1975-76 2nd ex. sss. and RCW 46.16.380.

To Committee on Transportation

HOUSE BILL NO. 115, by Representatives Vrooman, North and Fuller (by Committee on Local Government of the 45th Legislature request):

AN ACT Relating to county roads; and adding a new section to chapter 36.75 RCW.

To Committee on Local Government

HOUSE BILL NO. 116, by Representative Taller:

AN ACT Relating to public employment of veterans; repealing section 1, chapter 84, Laws of 1895, section 1, chapter 129, Laws of 1915, section 1, chapter 26, Laws of 1919, section 1, chapter 141, Laws of 1943, section 1, chapter 29, Laws of 1951, section 107, chapter 154, Laws of 1973 1st ex. sss., section 1, chapter 198, Laws of 1975 1st ex. sss. and RCW 73.16.010; repealing section 2, chapter 29, Laws of 1951 and RCW 73.16.015; and repealing section 2, chapter 84, Laws of 1895 and RCW 73.16.020.

To Committee on State Government

HOUSE BILL NO. 117, by Representative Erickson:

AN ACT Relating to motor vehicle licenses; adding a new section to chapter 46.16 RCW; and prescribing penalties.

To Committee on Transportation

HOUSE BILL NO. 118, by Representatives Monohon and Erak:

AN ACT Relating to the work opportunity program; adding a new chapter to Title 74 RCW; repealing sections 1 through 12, chapter 14, Laws of 1969 and RCW 74.22.010 through repealing sections 1 through 14, chapter 15, Laws of 1969 and RCW 74.23.005 through 74.23.900.

Providing for a work opportunity program.

To Committee on Labor

HOUSE BILL NO. 119, by Representatives Wilson, Nelson (G.A.), Nisbet, Owen and Oliver:

AN ACT Relating to shoreline management; adding a new chapter to Title 90 RCW; and declaring an emergency.

To Committee on Judiciary

HOUSE BILL NO. 120, by Representatives Martinis, Wilson, Gallagher and North (by Legislative Transportation Committee request):

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To Committee on Transportation

HOUSE BILL NO. 121, by Representatives Wilson, Nelson (G.A.), Oliver, Nisbet and Owen:

AN ACT Relating to shoreline management; amending section 27, chapter 286, Laws of 1971 ex. sess. and RCW 90.58.270; amending section 29, chapter 286, Laws of 1971 ex. sess. and RCW 90.58.290; and providing for a submission of this act to a vote of the people.

To Committee on Judiciary

HOUSE BILL NO. 122, by Representatives Salatino, Winsley, Burns, Douthwaite, Sanders, Erickson, Bauer, Knowles, Adams, Granlund and Keller:

AN ACT Relating to revenue and taxation; amending section 1, chapter 182, Laws of 1974 ex. sess. as last amended by section 1, chapter 268, Laws of 1974 ex. sess. and RCW 84.36.381; and providing an effective date.

To Committee on Revenue

HOUSE BILL NO. 123, by Representatives Galloway, Erickson, Granlund and Fuller:

AN ACT Relating to nonpartisan elections; and amending section 1, chapter 10, Laws of 1970 ex. sess. as amended by section 5, chapter 120, Laws of 1975-76 2nd ex. sess. and RCW 29.21.150.

To Committee on Constitution, Elections and Governmental Ethics.

HOUSE BILL NO. 124, by Representatives Newhouse, Adams, Whiteside and Isaacson (by Department of Social and Health Services request):


To Committee on Judiciary

HOUSE BILL NO. 125, by Representatives Newhouse, Adams, Whiteside, Van Dyken, Fuller and Clayton:

FIRST DAY, JANUARY 8, 1979

To Committee on Judiciary

HOUSE JOINT MEMORIAL NO. 1, by Representatives Valle, Pruitt, Jovanovich and Lux:

Memorializing Congress to investigate abuse of infant formulas in Third World countries.

To Committee on Social and Health Services

MOTION

On motion of Mr. Polk, all bills and memorials listed on today's agenda under the fourth order of business were referred to the committees designated.

Speaker Berentson declared the House to be at ease.

Speaker Berentson called the House to order.

COMMITTEE FROM SENATE

Senators Hayner, Wojahn and Conner appeared before the bar of the House and reported that the Senate was organized and ready to proceed with business.

MESSAGE FROM THE SENATE

January 8, 1979

Mr. Speaker:

The Senate has adopted:

SENATE CONCURRENT RESOLUTION NO. 101,

and the same is herewith transmitted.

Sidney R. Snyder, Secretary.

INTRODUCTION AND FIRST READING

SENATE CONCURRENT RESOLUTION NO. 101, by Senators Walgren, Odegaard, Matson and Newschwander:

Notifying the Governor that the Legislature is organized and in session.

MOTION

On motion of Mr. King, the rules were suspended, and Senate Concurrent Resolution No. 101 was advanced to second reading and read the second time in full.

On motion of Mr. King, the rules were suspended, the second reading considered the third, and Senate Concurrent Resolution No. 101 was placed on final passage.

Senate Concurrent Resolution No. 101 was adopted.

MOTION

On motion of Mr. King, Senate Concurrent Resolution No. 101 was ordered transmitted immediately to the Senate.
APPOINTMENT OF COMMITTEE

Under the provisions of Senate Concurrent Resolution No. 101, Speaker Berentson appointed Representatives O'Brien, Hurley, Bond and Wilson to notify the Governor that the Legislature was organized and ready for business.

MOTION

On motion of Mr. Polk, the House adjourned until 10:00 a.m., Wednesday, January 10, 1979.

JOHN BAGNARIOL, Speaker
DUANE BERENTSON, Speaker

DEAN R. FOSTER, Chief Clerk
VITO T. CHIECHI, Chief Clerk
THIRD DAY, JANUARY 10, 1979

THIRD DAY

MORNING SESSION

House Chamber, Olympia, Wash., Wednesday, January 10, 1979.

The House was called to order at 10:00 a.m. by Speaker Berentson. The Clerk called the roll and all members were present except Representative Martinis, who was excused.

The flag was escorted to the rostrum by a Sergeant at Arms Color Guard, Pages Shelly Ebbers and Jeff Ehlers. Prayer was offered by Reverend Paul F. McCann of the United Churches of Olympia.

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

MESSAGE FROM THE SENATE

January 8, 1979

Mr. Speaker:
The Senate has adopted:
SENATE CONCURRENT RESOLUTION NO. 102,
and the same is herewith transmitted.

Sidney R. Snyder, Secretary.

INTRODUCTIONS AND FIRST READING

HOUSE BILL NO. 126, by Representatives Charnley, Vrooman, Erickson, Douthwaite, Chandler, Burns, Owen and Galloway:
AN ACT Relating to postsecondary education; creating new sections; adding new sections to chapter 223, Laws of 1969 ex. scss. and to chapter 288.10 RCW; and providing penalties.
To Committee on Higher Education

HOUSE BILL NO. 127, by Representatives Walk, Taller, Burns, Sanders, Ehlers, Vrooman and Addison (by Committee on State Government request):
AN ACT Relating to the Washington Sunset Act of 1977; amending section 5, chapter 289, Laws of 1977 ex. sess. and RCW 43.131.050; amending section 12, chapter 289, Laws of 1977 ex. sess. and RCW 43.131.120; and amending section 16, chapter 289, Laws of 1977 ex. sess. and RCW 43.131.900.
To Committee on State Government

HOUSE BILL NO. 128, by Representatives Warnke, Chandler, Heck, Kreidler, Deccio, Bauer, Fuller, Ehlers, Taylor, Taller and Galloway (by State Board of Education request):
AN ACT Relating to education; creating new sections; adding new sections to chapter 223, Laws of 1969 ex. sess. and to chapters 28A.58 and 28A.87 RCW; adding new sections to chapter 43.20A RCW; making appropriations; and providing penalties.
To Committee on Education

HOUSE BILL NO. 129, by Representatives Salatino and Owen:
AN ACT Relating to child support and public assistance; and amending section 5, chapter 322, Laws of 1959 as last amended by section 1, chapter 183, Laws of 1973 1st ex. sess. and RCW 74.20.040.
To Committee on Social and Health Services

HOUSE BILL NO. 130, by Representatives Warnke, Walk and Owen:
AN ACT Relating to municipal tort liability; and adding a new section to chapter 4.96 RCW.
To Committee on Judiciary

HOUSE BILL NO. 131, by Representatives Warnke and Owen:
AN ACT Relating to the governing bodies of special purpose districts; amending section 4, chapter 148, Laws of 1969 ex. sess. and RCW 56.36.040; amending section 4, chapter 28, Laws of 1961 as amended by section 6, chapter 39, Laws of 1967 ex. sess. and RCW 57.36.040; and amending section 4, chapter 146, Laws of 1971 ex. sess. and RCW 57.40.130.
To Committee on Local Government
HOUSE BILL NO. 132, by Representatives Warnke, Owen and Whiteside:

AN ACT Relating to special purpose district treasurers; amending section 46, chapter 210, Laws of 1941 as last amended by section 7, chapter 272, Laws of 1971 ex. sess. and RCW 56.16.140; amending section 23, chapter 114, Laws of 1929 as amended by section 14, chapter 108, Laws of 1959 and RCW 57.20.140; adding a new section to chapter 56.16 RCW; and adding a new section to chapter 57.20 RCW.

To Committee on Local Government

HOUSE BILL NO. 133, by Representatives Warnke and Owen:

AN ACT Relating to special purpose districts; amending section 44, chapter 210, Laws of 1941 as last amended by section 1, chapter 64, Laws of 1975 1st ex. sess. and RCW 56.08.070; and amending section 21, chapter 114, Laws of 1929 as last amended by section 2, chapter 64, Laws of 1975 1st ex. sess. and RCW 57.08.050.

To Committee on Local Government

HOUSE BILL NO. 134, by Representatives Nelson (D), Brekke, Fancher, Kreidler, Taller, Granlund, Douthwaite, Burns, Addison, Pruitt, Tupper, Lux, Fuller, Greengo, May, Williams, Mitchell, Taylor, Van Dyken, Erak and North:

AN ACT Relating to food; and adding a new section to chapter 69.04 RCW.

To Committee on Judiciary

HOUSE BILL NO. 135, by Representatives Warnke, Owen and Whiteside:

AN ACT Relating to special purpose districts; amending section 9, chapter 210, Laws of 1941 as last amended by section 7, chapter 148, Laws of 1969 ex. sess. and RCW 56.12.010; and amending section 7, chapter 114, Laws of 1929 as last amended by section 1, chapter 116, Laws of 1975 1st ex. sess. and RCW 57.12.010.

To Committee on Local Government

HOUSE BILL NO. 136, by Representatives Martinis, Wilson and Bender (by Department of Licensing request):

AN ACT Relating to the taxation of motor vehicles; and amending section 82.44.050, chapter 15, Laws of 1961 as amended by section 3, chapter 199, Laws of 1963 and RCW 82.44.050.

To Committee on Local Government

HOUSE BILL NO. 137, by Representatives Smith (R), Newhouse and Knowles:

AN ACT Relating to the court of appeals; and amending section 4, chapter 221, Laws of 1969 ex. sess. as amended by section 1, chapter 41, Laws of 1971 and RCW 2.06.040.

To Committee on State Government

HOUSE BILL NO. 138, by Representatives Martinis, Wilson and Bender (by Department of Licensing request):

AN ACT Relating to the department of licensing; and amending section 4, chapter 156, Laws of 1965 and RCW 46.01.040.

To Committee on Transportation

HOUSE BILL NO. 139, by Representatives Warnke, Zimmerman and Brown:

AN ACT Relating to special purpose districts; amending section 11, chapter 210, Laws of 1941 as last amended by section 1, chapter 300, Laws of 1977 ex. sess. and RCW 56.08.020; and amending section 6, chapter 18, Laws of 1959 as last amended by section 3, chapter 299, Laws of 1977 ex. sess. and RCW 57.16.010.

To Committee on Local Government

HOUSE BILL NO. 140, by Representatives Monohon, Keller, Schmitten and Fuller:

AN ACT Relating to port districts; and amending section 1, chapter 265, Laws of 1957 as amended by section 58, chapter 195, Laws of 1973 1st ex. sess. and RCW 33.36.100.

To Committee on Local Government
HOUSE BILL NO. 141, by Representatives Bender, Burns and Charnley (by Department of Licensing request):

AN ACT Relating to motor vehicle licensing; amending section 14, chapter 106, Laws of 1963 and RCW 46.85.140; and amending section 6, chapter 51, Laws of 1971 and RCW 46.85.145.

To Committee on Transportation

HOUSE BILL NO. 142, by Representatives Walk, Wilson, Martinis, Gallagher, Struthers, Erickson, Greengo, Sherman and Ehlers:

AN ACT Relating to motor vehicles; and amending section 46.68.010, chapter 12, Laws of 1961 as amended by section 73, chapter 32, Laws of 1967 and RCW 46.68.010.

To Committee on Transportation

HOUSE BILL NO. 143, by Representatives Walk, Grimm, Burns, Galloway, Fuller, Ehlers, Sanders, Isaacson and Nelson (D):

AN ACT Relating to fishing licenses; and amending section 77.32.010, chapter 36, Laws of 1955 as amended by section 1, chapter 245, Laws of 1959 and RCW 77.32.010.

To Committee on Natural Resources

HOUSE BILL NO. 144, by Representatives Owen, Nisbet, Struthers, Brown and Fuller:

AN ACT Relating to state correctional institutions and institutions for the mentally ill; and adding a new section to chapter 72.06 RCW.

To Committee on Institutions

HOUSE BILL NO. 145, by Representatives Wilson, Martinis and Burns (by Department of Licensing request):

AN ACT Relating to unfair motor vehicle business practices; and amending section 3, chapter 155, Laws of 1979 and RCW 46.70.011.

To Committee on Transportation

HOUSE BILL NO. 146, by Representatives Wilson, Martinis and Warnke (by Department of Licensing request):

AN ACT Relating to driving records; and amending section 4, chapter 155, Laws of 1969 ex. sess. as amended by section 1, chapter 65, Laws of 1971 ex. sess. and RCW 46.20.117.

To Committee on Transportation

HOUSE BILL NO. 147, by Representatives Warnke, Amen, Polk and Williams (by Legislative Budget Committee request based on performance audit):


To Committee on State Government

HOUSE BILL NO. 148, by Representatives Sherman and North:

AN ACT Relating to sewer districts and water districts; amending section 27, chapter 210, Laws of 1941 as last amended by section 10, chapter 300, Laws of 1977 ex. sess. and RCW 56.20.020; amending section 28, chapter 210, Laws of 1941 as last amended by section 6, chapter 58, Laws of 1974 ex. sess. and RCW 56.20.030; amending section 9, chapter 114, Laws of 1929 as last amended by section 13, chapter 251, Laws of 1953 and RCW 57.16.050; and amending section 11, chapter 18, Laws of 1959 as last amended by section 7, chapter 299, Laws of 1977 ex. sess. and RCW 57.16.060.

To Committee on Local Government

HOUSE BILL NO. 149, by Representatives Knowles and Vrooman:

AN ACT Relating to law libraries; amending section 1, chapter 249, Laws of 1953 as last amended by section 3, chapter 141, Laws of 1971 ex. sess. and RCW 27.24.070; and declaring an emergency.

To Committee on Judiciary
HOUSE BILL NO. 150, by Representatives Salatino, Winsley, Heck, Maxie, Pruitt, Brown, Granlund, Brekke and Sanders:

AN ACT Relating to education; creating new sections; and adding new sections to chapter 223, Laws of 1969 ex. sess. and to chapter 28A.58 RCW.

To Committee on Education

HOUSE BILL NO. 151, by Representatives Nelson (D) and Burns:

AN ACT Relating to state government; and adding a new section to chapter 39.29 RCW.

To Committee on State Government

HOUSE BILL NO. 152, by Representatives Nelson (D), Douthwaite, Valle, Charnley, Burns, Lux and Sherman:

AN ACT Relating to environmental policy; amending section 2, chapter 109, Laws of 1971 ex. sess. and RCW 43.21C.020; and amending section 3, chapter 109, Laws of 1971 ex. sess. and RCW 43.21C.030.

To Committee on Energy and Utilities

HOUSE BILL NO. 153, by Representatives Sherman and Burns:

AN ACT Relating to personal exemptions; and amending section 253, page 178, Laws of 1854 as last amended by section 13, chapter 154, Laws of 1973 1st ex. sess. and RCW 6.16.020.

To Committee on Revenue

HOUSE BILL NO. 154, by Representatives Warnke, Amen and Polk (by Legislative Budget Committee request based on performance audit):

AN ACT Relating to public employment; providing for agency payments into the department of personnel fund; and amending section 28, chapter 1, Laws of 1961 as amended by section 1, chapter 215, Laws of 1963 and RCW 41.06.280.

To Committee on State Government

HOUSE BILL NO. 155, by Representatives Newhouse, Winsley and Knowles (by Department of Licensing request):

AN ACT Relating to financial responsibility; and repealing section 38, chapter 169, Laws of 1963 and RCW 46.29.380.

To Committee on Judiciary

HOUSE BILL NO. 156, by Representatives Mitchell, Warnke, Zimmerman, Jovanovich, Nisbet, Nelson (G.A.), Tupper, Williams, Eberle, Bond, Wilson, Houchen and Dawson:

AN ACT Relating to the fiscal impact of legislation; amending section 1, chapter 25, Laws of 1977 ex. sess. and RCW 43.88A.010; amending section 2, chapter 25, Laws of 1977 ex. sess. and RCW 43.88A.020; amending section 3, chapter 25, Laws of 1977 ex. sess. and RCW 43.88A.030; and adding a new section to chapter 43.88A RCW.

To Committee on Local Government

HOUSE BILL NO. 157, by Representatives Eberle, Polk, Rohrbach, Oliver, Hastings, Addison, Tupper, Fuller, Greengo, Williams, Mitchell, Taylor, Zimmerman and Amen:

AN ACT Relating to payments for subsistence and lodging to members of the legislature; and adding a new section to chapter 44.04 RCW.

To Committee on Appropriations

HOUSE BILL NO. 158, by Representatives Heck, Chandler and Bauer:

AN ACT Relating to the authorization of educational service districts to form cooperative pools with school districts for the purpose of qualifying as self-insurers for industrial insurance; and adding a new section to chapter 223, Laws of 1969 ex. sess. and to chapter 28A.21 RCW.

To Committee on Labor

HOUSE BILL NO. 159, by Representative Taller:

AN ACT Relating to state government; amending section 15, chapter 1, Laws of 1961 as last amended by section 1, chapter 152, Laws of 1977 ex. sess. and RCW 41.06.150; amending section 10, chapter 36, Laws of 1969 ex. sess. as last amended by section 8, chapter 152, Laws of 1977 ex. sess. and RCW
28B.16.100; creating a new section; adding new sections to chapter 223, Laws of 1969 ex. sess. and to chapter 28B.16 RCW; and adding new sections to chapter 41.06 RCW.

To Committee on State Government

HOUSE BILL NO. 160, by Representatives Nelson (D), Lux and Jovanovich:
AN ACT Relating to state government; and adding a new section to chapter 39.40 RCW.

To Committee on Revenue

HOUSE BILL NO. 161, by Representatives Nelson (G.A.), Sanders and Gallagher:

THIRD DAY, JANUARY 10, 1979

To Committee on Transportation

HOUSE BILL NO. 162, by Representatives Nelson (G.A.), Sprague, Martinis and Wilson:
AN ACT Relating to boat moorages; and creating a new section.

To Committee on Transportation

HOUSE BILL NO. 163, by Representatives North, Erickson, Ehlers and Valle:
AN ACT Relating to the Washington state veterinary board of governors; amending section 3, chapter 92, Laws of 1959 as amended by section 2, chapter 50, Laws of 1967 ex. sess. and RCW 18.92.021; and providing a termination date.

To Committee on State Government

HOUSE BILL NO. 164, by Representatives Wilson, Martinis and Burns (by Department of Licensing request):

To Committee on Transportation

To Committee on Judiciary

HOUSE JOINT RESOLUTION NO. 1, by Representatives Charnley, Burns, Douthwaite and Nelson (D):

Permitting fuel tax revenues to be used for public transportation.

To Committee on Transportation

HOUSE JOINT RESOLUTION NO. 2, by Representative Nelson (D):

Submitting to the voters a constitutional amendment to require a two-thirds vote of the legislature to pass a bill with an emergency effective date.

To Committee on Constitution, Elections and Governmental Ethics

SENATE CONCURRENT RESOLUTION NO. 102, by Senators Walgren, Odegaard, Matson and Newschwander:

Establishing cut-off dates for introduction and consideration of legislation during the forty-sixth regular legislative session.

To Committee on Rules

MOTIONS

On motion of Mr. Polk, all bills and resolutions listed on today's agenda, under the fourth order of business, were referred to the committees designated, with the exception of House Bill No. 153.

On motion of Mr. Polk, House Bill No. 153 was referred to Committee on Judiciary.

INTRODUCTION AND FIRST READING

HOUSE CONCURRENT RESOLUTION NO. 1, by Representatives King and Polk:

Convening a joint session of the legislature to hear an address by Governor Dixy Lee Ray.

MOTIONS

On motion of Mr. Polk, the rules were suspended and House Concurrent Resolution No. 1 was advanced to second reading and read the second time in full.

On motion of Mr. Polk, the rules were suspended, the second reading considered the third, and House Concurrent Resolution No. 1 was placed on final passage.

Mr. King spoke in favor of the resolution and it was adopted.
THIRD DAY, JANUARY 10, 1979

MESSAGE FROM THE SECRETARY OF STATE

January 8, 1979


Mr. Speaker:

We are herewith respectfully transmitting two Initiatives to the Legislature, the sponsors of which have filed supporting signatures with my office on or before the Constitutional and statutory deadline of December 29, 1978. The measures and their official ballot titles as prepared by the Attorney General are as follows:

No. 61: Shall a system requiring a minimum five cent refund on sales of beer, malt and carbonated beverage containers be established?

No. 62: Shall state tax revenues be limited so that increases do not exceed the growth rate of total state personal income?

My statutory duty is now to cause the signatures supporting these initiatives to be compared against the signatures of registered voters on file in my office to determine whether or not the respective sponsors have submitted the necessary minimum number of valid and unduplicated signatures for certification.

The sponsors of these two initiatives have filed a sufficient number of signatures to permit the application of the statistical sampling technique and for this reason I anticipate that the status of both measures will be determined on or before January 19, 1979. Upon completion of the canvassing of both initiatives, an official report will be given simultaneously to both branches of the Legislature.

Respectfully,
BRUCE K. CHAPMAN,
Secretary of State.

RESOLUTION

HOUSE RESOLUTION NO. 79-4, by Representatives Polk and King:

WHEREAS, It has been the custom of many years that the House of Representatives arrange and pay for a group picture of all members thereof, to be properly mounted and framed, in order that said picture may be hung in the legislative halls; and

WHEREAS, A certain procedure is necessary in order to designate whom the photographer shall be;

NOW, THEREFORE, BE IT RESOLVED, By the House of Representatives, That the Speakers appoint a committee of four House members to consider and recommend to the House the official photographer for the Forty-sixth Regular Session of the Legislature.

MOTION

On motion of Mr. Polk, House Resolution No. 79-4 was adopted.

MOTIONS

On motion of Mr. Polk, HOUSE BILL NO. 46 was rereferred from Committee on Commerce to Committee on Agriculture.

On motion of Mr. Polk, HOUSE BILL NO. 47, was rereferred from Committee on Commerce to Committee on Agriculture.

On motion of Mr. Polk, HOUSE BILL NO. 74 was rereferred from Committee on Commerce to Committee on Local Government.

On motion of Mr. Polk, HOUSE BILL NO. 75 was rereferred from Committee on Constitution, Elections and Governmental Ethics to Committee on Local Government.

On motion of Mr. Polk, HOUSE BILL NO. 79 was rereferred from Committee on Education to Committee on Local Government.

On motion of Mr. Polk, HOUSE BILL NO. 118 was rereferred from Committee on Labor to Committee on Social and Health Services.

NOTICE OF AMENDMENT TO HOUSE RULES

Mr. Polk served notice that he would, on the next working day, offer amendments to the House Rules.
On motion of Mr. Polk, the House adjourned until 10:00 a.m., Friday, January 12, 1979.

JOHN BAGNARIOL, Speaker
DUANE BERENTSON, Speaker

DEAN R. FOSTER, Chief Clerk
VITO T. CHIECHI, Chief Clerk
FIFTH DAY, JANUARY 12, 1979 65

FIFTH DAY

MORNING SESSION

House Chamber, Olympia, Wash., Friday, January 12, 1979.

The House was called to order at 10:00 a.m. by Speaker Bagnariol. The Clerk called the roll and all members were present except Representatives Martinis, Smith (R), and Berentson, who were excused.

The flag was escorted to the rostrum by a Sergeant at Arms Color Guard, Pages Maureen Morrison and Morris Pettit. Prayer was offered by Reverend Paul F. McCann of the United Churches of Olympia.

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

MESSAGE FROM THE SENATE

January 11, 1979

Mr. Speaker:
The Senate has adopted:

SENATE CONCURRENT RESOLUTION NO. 1,

and the same is herewith transmitted.

Sidney R. Snyder, Secretary.

INTRODUCTIONS AND FIRST READING

HOUSE BILL NO. 166, by Representatives Becker, Nelson (D) and Jovanovich:

AN ACT Relating to city and county correctional facilities; amending section 2, chapter 316, Laws of 1977 ex. sess. and RCW 70.48.020; amending section 5, chapter 316, Laws of 1977 ex. sess. and RCW 70.48.050; amending section 6, chapter 316, Laws of 1977 ex. sess. and RCW 70.48.060; amending section 9, chapter 316, Laws of 1977 ex. sess. and RCW 70.48.090; amending section 7, page 343, Laws of 1890 as amended by section 1, chapter 60, Laws of 1971 ex. sess. and RCW 2.08.030; adding new sections to chapter 70.48 RCW; and reCodifying RCW 35.21.330 in chapter 70.48 RCW.

To Committee on Institutions

HOUSE BILL NO. 167, by Representatives Clayton, Walk and McCormick (by Department of Licensing request):

AN ACT Relating to single cab cards; amending section 3, chapter 94, Laws of 1967 ex. sess. and RCW 46.86.020; amending section 4, chapter 94, Laws of 1967 ex. sess. and RCW 46.86.030; and amending section 5, chapter 94, Laws of 1967 ex. sess. as amended by section 1, chapter 42, Laws of 1975 1st ex. sess. and RCW 46.86.040.

To Committee on Transportation

HOUSE BILL NO. 168, by Representatives Warnke, Struthers, Salatino, Sanders, Fuller, Addison, Greengo and Maxie (by Legislative Committee on Commerce request):

AN ACT Relating to private employment agencies; and amending section 2, chapter 228, Laws of 1969 ex. sess. as amended by section 1, chapter 51, Laws of 1977 ex. sess. and RCW 19.31.020.

To Committee on Commerce

HOUSE BILL NO. 169, by Representatives Martinis, Wilson and Schmitten:

AN ACT Relating to salmon resources; adding a new section to chapter 75.12 RCW; and creating a new section.

To Committee on Natural Resources

HOUSE BILL NO. 170, by Representatives Clayton, Walk and McCormick (by Department of Licensing request):

AN ACT Relating to the motor vehicle fuel importer tax; amending section 5, chapter 22, Laws of 1963 ex. sess. and RCW 82.37.050; and amending section 8, chapter 22, Laws of 1963 ex. sess. and RCW 82.37.080.

To Committee on Transportation
HOUSE BILL NO. 171, by Representative Schmitten:
AN ACT Relating to food fish and shellfish; amending section 75.12.070, chapter 12, Laws of 1955 and RCW 75.12.070; and prescribing penalties.

To Committee on Natural Resources

HOUSE BILL NO. 172, by Representatives Martinis, Wilson, Schmitten and Vrooman:
AN ACT Relating to salmon resources; and amending section 14, chapter 283, Laws of 1971 ex. sess. as amended by section 2, chapter 40, Laws of 1975-76 2nd ex. sess. and RCW 75.28.081.

To Committee on Natural Resources

HOUSE BILL NO. 173, by Representatives Newhouse and Flanagan:

To Committee on Labor

HOUSE BILL NO. 174, by Representatives Heck, Chandler and Fuller (by State Superintendent of Public Instruction request):
AN ACT Relating to the provision of food services by school districts; amending section 28A.58.136, chapter 223, Laws of 1969 ex. sess. as amended by section 2, chapter 107, Laws of 1973 and RCW 28A.58.136; creating new sections; and adding a new section to chapter 223, Laws of 1969 ex. sess. and to chapter 28A.58 RCW.

To Committee on Education

HOUSE BILL NO. 175, by Representatives Martinis, Wilson, Schmitten, Vrooman, Mitchell, Galloway, Jovanovich and Erak (by Department of Fisheries request):
AN ACT Relating to salmon resources; amending section 2, chapter 184, Laws of 1974 ex. sess. as last amended by section 1, chapter 230, Laws of 1977 ex. sess. and RCW 75.28.455; and repealing section 12, chapter 184, Laws of 1974 ex. sess. and section 8, chapter 106, Laws of 1977 ex. sess. (uncodified).

To Committee on Natural Resources

HOUSE BILL NO. 176, by Representatives Martinis, Wilson, Schmitten, Vrooman, Jovanovich, Galloway and Mitchell:
AN ACT Relating to food fish; adding new sections to chapter 75.28 RCW; creating a new section; prescribing penalties; and declaring an emergency.

To Committee on Natural Resources

HOUSE BILL NO. 177, by Representatives Martinis, Wilson, Schmitten, Vrooman and Erak:
AN ACT Relating to salmon resources; amending section 1, chapter 90, Laws of 1969 as last amended by section 5, chapter 327, Laws of 1977 ex. sess. and RCW 75.28.095; and adding a new section to chapter 75.28 RCW.

To Committee on Natural Resources

HOUSE BILL NO. 178, by Representatives Schmitten, Vrooman, Jovanovich and Mitchell:
AN ACT Relating to forests and forest products; and adding a new chapter to Title 76 RCW.

To Committee on Natural Resources

HOUSE BILL NO. 179, by Representatives Chandler and Heck (by State Superintendent of Public Instruction request):
AN ACT Relating to education; amending section 28A.30.040, chapter 223, Laws of 1969 ex. sess. and RCW 28A.30.040; and making an appropriation.

To Committee on Education
HOUSE BILL NO. 180, by Representatives Chandler, Heck, Galloway, Whiteside and Ehlers:

AN ACT Relating to education; amending section 18, chapter 359, Laws of 1977 ex. sess. and RCW 28A.58.758; amending section 19, chapter 359, Laws of 1977 ex. sess. and RCW 28A.58.760; and creating a new section.

To Committee on Education

HOUSE BILL NO. 181, by Representatives Gallagher, Walk, Salatino, May, Erak and Charnley (by Legislative Committee on Commerce request):

AN ACT Relating to fire prevention; adding a new section to chapter 48.48 RCW; providing an effective date; and declaring an emergency.

To Committee on Commerce

HOUSE BILL NO. 182, by Representatives Nelson (G.A.), Warnke and Greengo (by Legislative Committee on Commerce request):

AN ACT Relating to the establishment of the Washington innovation service institute as a temporary pilot project; adding a new chapter to Title 43 RCW; making an appropriation; and providing an expiration date.

To Committee on Commerce

HOUSE BILL NO. 183, by Representatives Schmitten and Vrooman:

AN ACT Relating to public lands and materials; amending section 2, chapter 107, Laws of 1975 1st ex. sess. and RCW 79.08.015; amending section 50, chapter 255, Laws of 1927 as last amended by section 1, chapter 45, Laws of 1975 1st ex. sess. and RCW 79.01.200; and amending section 51, chapter 255, Laws of 1927 as last amended by section 4, chapter 73, Laws of 1961 and RCW 79.01.204.

To Committee on Natural Resources

HOUSE BILL NO. 184, by Representatives Martinis, Wilson, Schmitten and Vrooman:

AN ACT Relating to the salmon advisory council; amending section 2, chapter 327, Laws of 1977 ex. sess. and RCW 75.18.110; and providing an expiration date.

To Committee on Natural Resources

HOUSE BILL NO. 185, by Representatives Martinis, Wilson, Schmitten, Vrooman and Jovanovich:

AN ACT Relating to salmon; and amending section 75.12.130, chapter 12, Laws of 1955 as last amended by section 2, chapter 16, Laws of 1969 ex. sess. and RCW 75.12.130.

To Committee on Natural Resources

HOUSE BILL NO. 186, by Representatives Schmitten, Keller, Vrooman, Addison, Fuller and Teutsch:


To Committee on Natural Resources

HOUSE BILL NO. 187, by Representatives Vrooman, Fuller, Schmitten and Teutsch:

AN ACT Relating to the exchange of lands; and adding a new section to chapter 79.08 RCW.

To Committee on Natural Resources

HOUSE BILL NO. 188, by Representatives Martinis, Schmitten, Vrooman, Mitchell and Wilson:

RCW 76.04.480; and repealing section 6, chapter 67, Laws of 1921, section 4, chapter 143, Laws of 1923 and RCW 76.04.485.

To Committee on Natural Resources

HOUSE BILL NO. 189, by Representative Martinis:
AN ACT Relating to shoreline management; and adding a new section to chapter 286, Laws of 1971 ex. sess. and to chapter 90.58 RCW.

To Committee on Natural Resources

HOUSE BILL NO. 190, by Representatives Warnke, Struthers and Bauer (by Legislative Committee on Commerce request):
AN ACT Relating to agricultural commodities; adding a new section to chapter 39.24 RCW; prescribing penalties; and prescribing a termination date.

To Committee on Commerce

HOUSE BILL NO. 191, by Representatives Heck, Chandler, Whiteside, Galloway and Tupper:
AN ACT Relating to school district bonds; and amending section 28A.51.070, chapter 223, Laws of 1969 ex. sess. and RCW 28A.51.070.

To Committee on Education

HOUSE BILL NO. 192, by Representatives Erickson, Oliver and Nelson, D. (by Committee on Constitution, Elections and Governmental Ethics request):
AN ACT Relating to vacancies in elective offices; amending section 2, page 28, Laws of 1866 as amended by section 3063, Code of 1881 and RCW 42.12.010; adding a new section to chapter 29.18 RCW; adding new sections to chapter 42.12 RCW; repealing section 36.16.110, chapter 4, Laws of 1963 and RCW 36.16.110; repealing section 36.32.070, chapter 4, Laws of 1963 and RCW 36.32.070; and prescribing an effective date.

To Committee on Constitution, Elections and Governmental Ethics

HOUSE BILL NO. 193, by Representatives Douthwaite and Burns:
AN ACT Relating to revenue and taxation; amending section 28A.45.050, chapter 223, Laws of 1969 ex. sess as last amended by section 13, chapter 359, Laws of 1977 ex. sess. and RCW 28A.45.050; amending section 28A.45.060, chapter 223, Laws of 1969 ex. sess. and RCW 28A.45.060; amending section 28A.45.090, chapter 223, Laws of 1969 ex. sess. and RCW 28A.45.090; amending section 28A.45.100, chapter 223, Laws of 1969 ex. sess. and RCW 28A.45.100; amending section 28A.45.120, chapter 223, Laws of 1969 ex. sess. and RCW 28A.45.120; adding a new section to chapter 223, Laws of 1969 ex. sess. and to chapter 28A.45 RCW; adding a new section to chapter 15, Laws of 1961 and to chapter 82.08 RCW; and adding a new section to chapter 15, Laws of 1961 and to chapter 82.12 RCW.

To Committee on Revenue

HOUSE BILL NO. 194, by Representatives Burns, Grimm, Oliver, Erickson and Heck:
AN ACT Relating to institutions of higher education; creating new sections; and adding new sections to chapter 223, Laws of 1969 ex. sess. and to chapter 28B.15 RCW.

To Committee on Higher Education

HOUSE BILL NO. 195, by Representatives Winsley, Eng, Blair, Hurley, Rosbach and Knowles:
RCW 33.24.295; amending section 2, chapter 130, Laws of 1973 and RCW 33.24.360; amending section 5, chapter 122, Laws of 1955 and RCW 33.48.040; adding new sections to chapter 33.24 RCW; and adding a new section to chapter 33.48 RCW.

To Committee on Financial Institutions

HOUSE BILL NO. 196, by Representatives Clayton, Walk and McCormick (by Department of Licensing request):

AN ACT Relating to reciprocal or proportional registration of motor vehicles; and amending section 19, chapter 106, Laws of 1963 as last amended by section 4, chapter 51, Laws of 1971 and RCW 46.85-190.

To Committee on Transportation

HOUSE BILL NO. 197, by Representatives Keller and Douthwaite:

AN ACT Relating to insurance; and amending section 17.15, chapter 79, Laws of 1947 as last amended by section 47, chapter 292, Laws of 1971 ex. sess. and RCW 48.17.150.

To Committee on Insurance

HOUSE BILL NO. 198, by Representatives Struthers, Hurley, Bond, Isaacson, Greengo, Clayton, Tilly and Van Dyken (by Washington State Patrol request):

AN ACT Relating to motor vehicles; adding new sections to chapter 46.61 RCW; and defining crimes.

To Committee on Transportation

HOUSE BILL NO. 199, by Representatives Hurley, Adams, Pruitt, Nelson (D), Burns and Brekke:

AN ACT Relating to motor vehicles; and adding a new section to chapter 46.61 RCW.

To Committee on Transportation

HOUSE BILL NO. 200, by Representatives Erickson, Winsley, Erak, Ehlers, Scott, Warnke, Gruger, Grimm, Walk, Kreidler, Owen, Granlund, North, Becker and Bender:

AN ACT Relating to revenue and taxation; amending section 28A.45.050, chapter 223, Laws of 1969 ex. sess as last amended by section 13, chapter 359, Laws of 1977 ex. sess. and RCW 28A.45.050; amending section 28A.45.060, chapter 223, Laws of 1969 ex. sess. and RCW 28A.45.060; amending section 28A.45.090, chapter 223, Laws of 1969 ex. sess. and RCW 28A.45.090; amending section 28A.45.100, chapter 223, Laws of 1969 ex. sess. and RCW 28A.45.100; amending section 28A.45.120, chapter 223, Laws of 1969 ex. sess. and RCW 28A.45.120; amending section 13, chapter 231, Laws of 1971 ex. sess. and RCW 46.12.105; adding a new section to chapter 223, Laws of 1969 ex. sess. and to chapter 28A.45 RCW; adding a new section to chapter 15, Laws of 1961 and to chapter 82.08 RCW; and adding a new section to chapter 15, Laws of 1961 and to chapter 82.12 RCW.

To Committee on Revenue

HOUSE BILL NO. 201, by Representatives Nelson (D), Erickson, Burns and Barnes:

AN ACT Relating to institutions of higher education; and amending section 3, chapter 273, Laws of 1971 ex. sess. as amended by section 2, chapter 149, Laws of 1972 ex. sess. and RCW 28B.15.013.

To Committee on Higher Education

HOUSE BILL NO. 202, by Representatives Becker, Nelson (D) and Barr:


To Committee on Institutions
HOUSE BILL NO. 203, by Representatives Hurley, Clayton, Struthers, McCormick, Fancher, Deccio, Eberle, Rohrbach, Fuller and Addison:


To Committee on Judiciary

HOUSE BILL NO. 204, by Representatives Becker, Struthers, Nelson (D), Mitchell, Houchen, Rohrbach and Addison (by Executive request):

AN ACT Relating to criminal justice; adding new sections to chapter 43.06 RCW; and declaring an emergency.

To Committee on State Government

HOUSE BILL NO. 205, by Representatives Burns and Douthwaite:

AN ACT Relating to floating home moorages; adding a new chapter to Title 59 RCW; prescribing penalties; and declaring an emergency.

To Committee on Judiciary

HOUSE BILL NO. 206, by Representatives Erickson and Oliver:

AN ACT Relating to public officers and agencies; regulating the use of public opinion polls in election campaigns; amending section 2, chapter 1, Laws of 1973 as last amended by section 1, chapter 313, Laws of 1977 ex. sess. and RCW 42.17.020; adding a new section to chapter 42.17 RCW; and providing an effective date.

To Committee on Constitution, Elections and Governmental Ethics

HOUSE BILL NO. 207, by Representatives Newhouse, Winsley and Maxie (by Judicial Council request):

AN ACT Relating to attorneys' fees in eminent domain proceedings; and amending section 3, chapter 137, Laws of 1967 ex. sess. as amended by section 3, chapter 39, Laws of 1971 ex. sess. and RCW 8.25.070.

To Committee on Judiciary

HOUSE BILL NO. 208, by Representatives Newhouse and Smith, R. (by Judicial Council request):

AN ACT Relating to justices of the peace and justice courts; amending section 23, page 226, Laws of 1854 as last amended by section 1, chapter 96, Laws of 1965 and RCW 3.20.020; amending section 113, chapter 299, Laws of 1961 as amended by section 1, chapter 95, Laws of 1965 and RCW 3.66.020; and amending section 1, chapter 187, Laws of 1919 as last amended by section 1, chapter 128, Laws of 1973 and RCW 12.40.010.

To Committee on Judiciary

HOUSE BILL NO. 209, by Representatives Winsley, Smith (R) and Newhouse (by Judicial Council request):

AN ACT Relating to judicial review of administrative agencies; and adding a new section to chapter 34.04 RCW.

To Committee on Judiciary


To Committee on Education
HOUSE BILL NO. 211, by Representatives Haley and Pruitt:

AN ACT Relating to disabled persons; and amending section 1, chapter 128, Laws of 1961 as last amended by section 1, chapter 102, Laws of 1975-'76 2nd ex. sess. and RCW 46.16.380.

To Committee on Transportation

HOUSE BILL NO. 212, by Representatives Wilson, Martinis, Kreidler and Deccio (by Legislative Transportation Committee request):

AN ACT Relating to motor vehicles; amending section 46.20.380, chapter 12, Laws of 1961 as amended by section 1, chapter 12, Laws of 1967 and RCW 46.20.380; and amending section 1, chapter 5, Laws of 1973 and RCW 46.20.391.

To Committee on Transportation

HOUSE BILL NO. 213, by Representatives Wilson, Martinis, Kreidler, Barr, Fuller, Isaacson, Clayton, Greengo and Van Dyken (by Legislative Transportation Committee request):

AN ACT Relating to motor vehicles; and amending section 62, chapter 155, Laws of 1965 ex. sess. as last amended by section 3, chapter 3, Laws of 1977 ex. sess. and RCW 46.61.515.

To Committee on Transportation

HOUSE BILL NO. 214, by Representatives Wilson, Martinis, Kreidler, Whiteside, Isaacson, Clayton, Greengo and Van Dyken (by Legislative Transportation Committee request):

AN ACT Relating to motor vehicles; and amending section 1, chapter 244, Laws of 1975 1st ex. sess. and RCW 10.05.010.

To Committee on Transportation

HOUSE BILL NO. 215, by Representatives Martinis, Wilson, Whiteside and Charnley (by Legislative Transportation Committee request):

AN ACT Relating to motor vehicles; amending section 8, chapter 121, Laws of 1965 ex. sess. as amended by section 1, chapter 227, Laws of 1971 ex. sess. and RCW 43.74.010; amending section 2, chapter 7, Laws of 1969 ex. sess. as amended by section 1, chapter 255, Laws of 1973 1st ex. sess. and RCW 43.74.250.

To Committee on Transportation

HOUSE BILL NO. 216, by Representatives Martinis, Wilson, Brown, Sanders, Douthwaite and Greengo (by Legislative Transportation Committee request):

AN ACT Relating to motor vehicles; amending section 46.37.420, chapter 12, Laws of 1961 as last amended by section 1, chapter 32, Laws of 1971 ex. sess. and RCW 46.37.420; and amending section 2, chapter 7, Laws of 1969 ex. sess. as amended by section 1, chapter 255, Laws of 1975 1st ex. sess. and RCW 43.74.250.

To Committee on Transportation

HOUSE BILL NO. 217, by Representatives Lux, Scott, Nelson (D), Bender, Brown, Erak and Burns:

AN ACT Relating to the minimum wage; amending section 2, chapter 294, Laws of 1959 as last amended by section 2, chapter 289, Laws of 1975 1st ex. sess. and RCW 49.46.020; and declaring an emergency.

To Committee on Labor

HOUSE BILL NO. 218, by Representatives Fuller, Whiteside, Sanders, Keller, Erak, Addison and Kreidler:

AN ACT Relating to the naming of a state dance; and adding a new section to chapter 1.20 RCW.

To Committee on Parks and Recreation

HOUSE BILL NO. 219, by Representative Haley:

AN ACT Relating to basic sciences; amending section 43.74.010, chapter 8, Laws of 1965 as amended by section 22, chapter 77, Laws of 1973 and RCW 43.74.010; amending section 2, chapter 227, Laws of 1971 ex. sess. as amended by section 23, chapter 77, Laws of 1973 and RCW 43.74.037; amending section 43.74.040, chapter 8, Laws of 1965 as amended by section 24, chapter 77, Laws of 1973 and RCW 43.74.040; amending section 43.74.080, chapter 8, Laws of 1965 as amended by section 25, chapter 77, Laws of 1973 and RCW 43.74.080; amending section 1, chapter 227, Laws of 1971 ex. sess. as amended by section 26, chapter 77, Laws of 1973 and RCW 43.74.085; repealing section 3, chapter
HOUSE BILL NO. 220, by Representatives Sommers, Taller, Gruger, Barnes, Erickson, Blair, Valle, Douthwaite, Charnley, Burns, Fuller, Nelson (D), Sherman, North, Bender, Brekke and Garrett:

AN ACT Relating to state government; and creating a new chapter in Title 44 RCW.

To Committee on Social and Health Services

HOUSE BILL NO. 221, by Representatives Haley, Thompson, Chandler, Knowles, Adams and Blair:

AN ACT Relating to criminal punishment; amending section 153, page 125, Laws of 1854 as last amended by section 1131, Code of 1881 and RCW 10.70.090; and prescribing penalties.

To Committee on Social and Health Services

HOUSE BILL NO. 222, by Representatives Haley, Erickson, Winsley, Dawson, Grimm, Walk, Struthers, Fuller and Taylor:

AN ACT Relating to the western state hospital; amending section 72.01.050, chapter 28, Laws of 1959 as amended by section 1, chapter 31, Laws of 1977 and RCW 72.01.050; and making an appropriation.

To Committee on Institutions

HOUSE BILL NO. 223, by Representatives Martinis, Wilson and Kreidler (by Legislative Transportation Committee request):

AN ACT Relating to justice courts and other courts of limited jurisdiction; adding a new chapter to Title 3 RCW; and providing an effective date.

To Committee on Transportation

HOUSE BILL NO. 224, by Representatives Wilson, Martinis and Deccio (by Legislative Transportation Committee request):

AN ACT Relating to motor vehicles; amending section 46.64.050, chapter 12, Laws of 1961 as amended by section 3, chapter 95, Laws of 1975–76 2nd ex. sess. and RCW 46.64.050; and adding a new chapter to Title 46 RCW.

To Committee on Transportation

HOUSE BILL NO. 225, by Representatives Martinis, Wilson, Whiteside and Charnley (by Legislative Transportation Committee request):

AN ACT Relating to mopeds; amending section 46.04.330, chapter 12, Laws of 1961 and RCW 46.04.330; amending section 28, chapter 154, Laws of 1963 and RCW 46.04.332; amending section 46.04.670, chapter 12, Laws of 1961 and RCW 46.04.670; amending section 1, chapter 232, Laws of 1967 and RCW 46.20.500; amending section 46.44.050, chapter 12, Laws of 1961 as amended by section 12, chapter 64, Laws of 1975–76 2nd ex. sess. and RCW 46.44.050; adding a new section to chapter 46.04 RCW; adding a new section to chapter 46.16 RCW; and adding new sections to chapter 46.61 RCW.

To Committee on Transportation

HOUSE BILL NO. 226, by Representatives Heck, Thompson, Grimm, Barnes, Galloway, Bauer, Zimmerman, Burns and Williams:

AN ACT Relating to higher education; creating new sections; and adding new sections to chapter 223, Laws of 1969 ex. sess. and to chapter 28B.15 RCW.

To Committee on Higher Education

HOUSE BILL NO. 227, by Representatives Heck, Chandler, Sommers, Bauer, Ehlers, Bender, Scott and Charnley:

AN ACT Relating to revenue and taxation; amending section 4, chapter 325, Laws of 1977 ex. sess. and RCW 84.52.0531; creating new sections; and declaring an emergency.

To Committee on Education
HOUSE BILL NO. 228, by Representatives Heck, Chandler, Sommers, Ehlers, Bender, Scott and Charnley:

AN ACT Relating to revenue and taxation; amending section 4, chapter 325, Laws of 1977 ex. sess. and RCW 84.52.0531; creating new sections; and declaring an emergency.

To Committee on Education

HOUSE BILL NO. 229, by Representatives Kreidler, Fancher, Erak, Amen and Clayton (by Department of Agriculture request):

AN ACT Relating to public livestock markets; amending section 3, chapter 107, Laws of 1959 as last amended by section 1, chapter 192, Laws of 1971 ex. sess. and RCW 16.65.030; and amending section 4, chapter 107, Laws of 1959 and RCW 16.65.040.

To Committee on Agriculture

HOUSE BILL NO. 230, by Representatives Fancher, Kreidler, Erak, Amen, Clayton and Smith, C. (by Department of Agriculture request):


To Committee on Agriculture

HOUSE BILL NO. 231, by Representatives Chandler, Craswell and Sommers:

AN ACT Relating to revenue and taxation; amending section 4, chapter 325, Laws of 1977 ex. sess. and RCW 84.52.0531; creating new sections; and declaring an emergency.

To Committee on Education

HOUSE BILL NO. 232, by Representatives Taller, Isaacson, Smith (C), Chandler, Taylor, McGinnis, Sprague and Rosbach:

AN ACT Relating to education; amending section 28A.41.160, chapter 223, Laws of 1969 ex. sess. as last amended by section 6, chapter 359, Laws of 1977 ex. sess. and RCW 28A.41.160; and creating new sections.

To Committee on Education

HOUSE BILL NO. 233, by Representatives Taller, Chandler, Fuller, McGinnis, Sprague, McDonald, Tupper, Taylor and Williams:

AN ACT Relating to elections; providing for a presidential preference primary; amending section 29.13.010, chapter 9, Laws of 1965 as last amended by section 1, chapter 111, Laws of 1975-'76 2nd ex. sess. and RCW 29.13.010; amending section 29.13.020, chapter 9, Laws of 1965 as last amended by section 2, chapter 111, Laws of 1975-'76 2nd ex. sess. and RCW 29.13.020; and creating a new chapter in Title 29 RCW.

To Committee on Constitution, Elections and Governmental Ethics

HOUSE BILL NO. 234, by Representatives Taller, Granlund, Addison, Isaacson, Charnley, Nelson (D), McGinnis, Sprague, Rosbach, Tupper, Williams, Nisbet, Houchen, Dawson, Zimmerman, Barnes, Taylor, Mitchell, Barr, Teutsch and Van Dyken:

AN ACT Relating to reapportionment and redistricting; creating a new chapter in Title 44 RCW; and providing a contingent effective date.

To Committee on Constitution, Elections and Governmental Ethics

HOUSE BILL NO. 235, by Representatives Blair and Thompson (by Executive request):

AN ACT Adopting the capital budget; making appropriations and authorizing expenditures for capital improvements; authorizing certain projects; providing an effective date; and declaring an emergency.

To Committee on Appropriations

HOUSE BILL NO. 236, by Representatives Thompson and Blair (by Executive request):

AN ACT Adopting the budget; making appropriations and authorizing expenditures for the operations of state agencies for the fiscal biennium beginning July 1, 1979, and ending June 30, 1981; designating effective dates for certain appropriations; and declaring an emergency.

To Committee on Appropriations
HOUSE ACT Relating to public employment; amending section 1, chapter 1, Laws of 1961 and RCW 41.06-010; amending section 12, chapter 1, Laws of 1970 ex. sess. and RCW 41.06.020; amending section 3, chapter 1, Laws of 1961 and RCW 41.06.030; amending section 1, chapter 11, Laws of 1972 ex. sess. as amended by section 1, chapter 133, Laws of 1973 1st ex. sess. and RCW 41.06.070; amending section 8, chapter 18, Laws of 1970 ex. sess. and RCW 41.06.076; amending section 12, chapter 1, Laws of 1961 as amended by section 2, chapter 43, Laws of 1975-76 2nd ex. sess. and RCW 41.06.120; amending section 13, chapter 1, Laws of 1961 and RCW 41.06.130; amending section 14, chapter 1, Laws of 1961 and RCW 41.06.140; amending section 15, chapter 1, Laws of 1961 as last amended by section 1, chapter 152, Laws of 1977 ex. sess. and RCW 41.06.150; amending section 16, chapter 1, Laws of 1961 as amended by section 2, chapter 152, Laws of 1977 ex. sess. and RCW 41.06.160; amending section 17, chapter 1, Laws of 1961 as amended by section 3, chapter 43, Laws of 1975-76 2nd ex. sess. and RCW 41.06.170; amending section 18, chapter 1, Laws of 1961 and RCW 41.06.180; amending section 20, chapter 1, Laws of 1961 as amended by section 25, chapter 36, Laws of 1969 ex. sess. and RCW 41.06.200; amending section 22, chapter 1, Laws of 1961 and RCW 41.06.220; amending section 24, chapter 1, Laws of 1961 and RCW 41.06.240; amending section 26, chapter 1, Laws of 1961 and RCW 41.06.260; amending section 27, chapter 1, Laws of 1961 and RCW 41.06.270; amending section 28, chapter 1, Laws of 1961 as amended by section 1, chapter 215, Laws of 1963 and RCW 41.06.280; amending section 2, chapter 45, Laws of 1969 and RCW 41.06.310; amending section 1, chapter 152, Laws of 1969 ex. sess. and RCW 41.06.350; amending section 1, chapter 36, Laws of 1969 ex. sess. and RCW 28B.16.010; amending section 10, chapter 36, Laws of 1969 ex. sess. as last amended by section 8, chapter 152, Laws of 1977 ex. sess. and RCW 28B.16.100; amending section 9, chapter 152, Laws of 1977 ex. sess. and RCW 28B.16.101; adding new sections to chapter 41.06 RCW; creating a new section; and repealing section 2, chapter 6, Laws of 1977 and RCW 41.06.110.

To Committee on State Government


Requesting that Congress enact balanced budgets.

To Committee on Constitution, Elections and Governmental Ethics

HOUSE JOINT MEMORIAL NO. 3, by Representatives Oliver, Bauer, Clayton, Hastings, Isaacson, May, Smith (C), and Struthers:

Requesting passage of federal price support legislation for sugar beets.

To Committee on Agriculture

HOUSE JOINT RESOLUTION NO. 3, by Representatives Sommers, Taller, Gruger, Barnes, Erickson, Blair, Valle, Douthwaite, Charnley, Burns, Nelson (D), Sherman, North, Bender, Brekke and Fuller:

Amending the Constitution to provide for a redistricting commission.

To Committee on Constitution, Elections and Governmental Ethics

HOUSE JOINT RESOLUTION NO. 4, by Representatives Martinis, Wilson and Kreidler (by Committee on Transportation request):

Amending the state Constitution to permit appeals from justice courts to the court of appeals.

To Committee on Transportation

HOUSE JOINT RESOLUTION NO. 5, by Representatives Pruitt, Erickson, Fuller, Gruger, Addison, Douthwaite, Tupper, Brekke and Nelson (D):

Repealing the constitutional privilege of legislators from arrest.

To Committee on Judiciary
HOUSE JOINT RESOLUTION NO. 6, by Representatives Taller, Granlund, Taylor, Nelson (D), Williams, Zimmerman and Van Dyken:

Amending the Constitution to establish a redistricting commission and criteria for its operations.

To Committee on Constitution, Elections and Governmental Ethics

MOTIONS

On motion of Mr. King, all bills, memorials and resolutions listed on today's agenda under the fourth order of business were passed to the committees designated with the exception of House Bill No. 202, House Bill No. 204, House Bill No. 238 and House Joint Memorial No. 3.

On motion of Mr. King, House Bill No. 204 was referred to the Committee on Institutions.

FIRST READING

HOUSE JOINT MEMORIAL NO. 3, by Representatives Oliver, Hastings, Isaacson, Clayton, Struthers, Bauer, May and Smith (C):

Requesting passage of federal price support legislation for sugar beets.

MOTIONS

On motion of Mr. King, the rules were suspended and House Joint Memorial No. 3 was advanced to second reading and read the second time in full.

On motion of Mr. King, the rules were suspended, the second reading considered the third, and House Joint Memorial No. 3 was placed on final passage.

Representatives Oliver and Bauer spoke in favor of passage of the memorial.

POINT OF INQUIRY

Mr. Oliver yielded to question by Mr. Ehlers.

Mr. Ehlers: "Is there any advantage in this memorial to Congress as far as fiscal impact on the consumer for this price support?"

Mr. Oliver: "The actual area with regard to impact on the consumer—we're roughly looking at two cents a pound. With regard to the impact to consumers, it's minimal. Now in terms of the import restrictions, many times the importers are asked to pay the import tax to bring the product into the United States and this is, in effect, what pays that back to the price support base. Many times they may even have a surplus in that treasury rather than something that the taxpayers would be having to pay out of taxpayer treasury."

POINT OF INQUIRY

Mr. Oliver yielded to question by Mr. Barnes.

Mr. Barnes: "Representative Oliver, our sugar industry has been a rather well-established industry in the United States, at least it was until the last few years. We lost the imports from Cuba which really gave it quite a shot in the arm. Can you tell me why we are having a decline now in the prosperity of the sugar industry that would require this kind of action?"

Mr. Oliver: "The sugar industry is basically open for absolute importation of foreign sugar no matter what the price might be for the foreign importers. The amount of supply on the world market is actually incredible, and the labor supply is extremely low in terms of what they pay those people in the sugar-producing countries. As a result, we are finding that our own industry is being asked to compete against an extremely low-cost production industry overseas which they cannot do and survive."

Mr. Barnes: "If the sugar growing is terminated on these lands, what use would these lands be? Are they used for grazing or wheat growing or other types of farming?"

Mr. Oliver: "Certainly. The lands are available for other types of agricultural production. We can see that the crops they would grow would be, for example, additional hay, additional corn or wheat. However, if you move 70,000 acres in the state of Washington and roughly 350,000 acres in the state of California to other crops, what's going to happen to the price the farmers receive for those crops. That's a massive infusion of additional lands to other productions. This occurred in the hay industry about three years ago in the Columbia Basin and we
saw the price of hay go from $75 a ton down to $35 and $40 a ton as a result of a massive infusion of additional acres planted to hay. It’s not something you want to make in a rapid transition phase as is required if this industry is to exist."

**POINT OF INQUIRY**

Mr. Oliver yielded to question by Mr. Nelson, (D).

Mr. Nelson (D): "So that we know precisely what we are talking about, I wonder if you could convert two cents a pound into a dollar amount to the state of Washington or the whole country per year?"

Mr. Oliver: "I cannot convert two cents a pound for the state of Washington or the entire country. A rough estimate would be somewhere in the neighborhood of fifteen million dollars."

Mr. Nelson (D): "For the country or the state?"

Mr. Oliver: "For the country."

Representatives Clayton, Flanagan and Becker spoke in favor of passage of the memorial.

**ROLL CALL**

The Clerk called the roll on the final passage of House Joint Memorial No. 3, and the memorial passed the House by the following vote: Yeas, 63; nays, 32; not voting, 3.


Not voting: Representatives Berentson, Martinis, Smith R.

House Joint Memorial No. 3, having received the constitutional majority, was declared passed.

**MOTION**

On motion of Mr. Oliver, House Joint Memorial No. 3 was ordered transmitted immediately to the Senate.

**AMENDMENTS TO HOUSE RULES**

On motion of Mr. Polk, the following amendments by Representatives Polk and King to Rule A-1 of Appendix to House Rules were adopted:

- On page 15, paragraph 2, line 1 after "speaker," insert "speaker pro tempore,"
- On page 15, paragraph 2, line 3 after "speaker," insert "speaker pro tempore,"
- On page 15, paragraph 1, line 3 after "republican speaker," insert "republican speaker pro tempore, who shall be styled democratic speaker pro tempore and republican speaker pro tempore,"
- On page 15, paragraph 2, line 2 after "speaker pro tempore," insert "speaker pro tempore,"

**ELECTION OF SPEAKERS PRO TEM**

Speaker Bagnariol announced that nominations for Speaker Pro Tem were now in order.

Mr. Lux: "It's with a great deal of pleasure and with humility that I would like to place in nomination the name of a man who is so well-known and loved, who has been in this House for more years than most of us can remember; who has more understanding of the procedures of the ways the functions are moved through this body than anyone that I know of. I've known John O'Brien for a good many years and I know that his experience and background can add nothing but a lot of great expertise and knowledge to the process that goes on here especially under the circumstances that we have in this particular session. At this time it is a great privilege for me to place the name of John L. O'Brien in nomination for Speaker Pro Tem."

Mr. Taller: "I rise with tremendous pride to place an individual in nomination for Speaker Pro Tem. I nominate Otto Amen as Republican Speaker Pro Tem. Otto is starting his seventh
term. He has served on LBC for four years; he is past chairman of the Agriculture Committee, when the Republicans were in the majority. He is one of the best-liked members in the entire legislature. He is respected for his personal integrity and fairness. I think that's a choice that all of us desire to have after as many terms as Otto has in this body. He's a team player who places the benefit of the public first and his partisan politics second. I think that's recognized by the fact that at this time he ran unopposed and was supported by both parties in his legislative district. He's a hard-working citizen legislator and I think if we were to draw a model of who we would fit in the person who best represents that particular model, Otto would be the individual. As we proceed with our unusual organization with a tie of 49-49, I think it's beneficial to both sides of the aisle to have an individual like Otto as a member of leadership. He's a fair person who has worked with all of us and at the end of the session he sees to it that the people who really benefit are the general public.

"We have an opportunity to honor a fine human being today and know that he will represent all of us with respect and dignity and I hope you will join with me in saying 'Amen'."

**MOTIONS**

On motion of Mr. King, nominations for Speaker Pro Tem were closed.

On motion of Mr. King, Representatives O'Brien and Amen were unanimously elected Co-Speakers Pro Tempore.

Speaker Bagnariol appointed Representatives Hurley, May, Newhouse and Flanagan to escort Representatives O'Brien and Amen to the rostrum. Speaker Bagnariol administered the oath of office to the Co-Speakers Pro Tem.

**AMENDMENT TO HOUSE RULES**

Ms. Valle moved adoption of the following amendment by Representatives Valle and Flanagan to the House Rules:

On page 15, following RULE 83, add a new section as follows:

"RULE 84. Smoking of cigarettes, pipes or cigars shall not be permitted at any public meeting of any committee of the House of Representatives, unless such prohibition shall be waived by the co-chairpersons of each committee.

No smoking signs shall be posted in all committee rooms of the House of Representatives."

Mr. Struthers moved adoption of the following amendment to the Valle/Flanagan amendment:

On line 3 of the amendment, after "the" strike "co-chairpersons of each committee" and insert "executive chairperson of each committee, unless said committee has two co-chairpersons, in which case both co-chairpersons must agree to waive the rule"

Representatives Struthers and Polk spoke in favor of the amendment to the amendment, and Representatives King and Douthwaite spoke against it.

**ROLL CALL**

The Clerk called the roll on adoption of the amendment by Representative Struthers to the Valle/Flanagan amendment to the House Rules, and the amendment to the amendment was lost by the following vote: Yeas, 49; nays, 46; not voting, 3.


Not voting: Representatives Berentson, Martinis, Smith R.

Mr. Charnley moved adoption of the following amendment to the Valle/Flanagan amendment:

In the first paragraph strike all language following "House of Representatives"

The amendment to the amendment was adopted.

Speaker Bagnariol stated the question before the House to be the amendment by Representatives Valle and Flanagan as amended.
Representatives Valle and Flanagan spoke in favor of the amended amendment, and Mr. Struthers spoke against it.

The amendment as amended was adopted.

MOTIONS

On motion of Mr. King, HOUSE BILL NO. 113 was rereferred from Committee on Social and Health Services to Committee on State Government.

On motion of Mr. King, HOUSE BILL NO. 201 was rereferred from Committee on Education to Committee on Higher Education.

MOTION

On motion of Mr. O'Brien, the rules were suspended for the purpose of consideration of House Resolution No. 79–5.

RESOLUTION

HOUSE RESOLUTION NO. 79–5, by Representatives O'Brien, Deccio, Bagnariol, Erickson, Gallagher, Maxie, Eng, May, Bender, Taller and North:

WHEREAS, On Wednesday, January 10, 1979, the Reverend A.A. Lemieux, S.J., died at the age of seventy, after a life of service, dignity, and compassion; and

WHEREAS, Father Lemieux was the longest serving president of Seattle university and his seventeen year leadership from 1948 to 1965 inspired the university's most ambitious period of building and growth; and

WHEREAS, Father Lemieux was named the university's second chancellor in 1976, after serving in the administration of several other noted jesuit universities; and

WHEREAS, The civic contributions of Father Lemieux are manifold, and among some of the most outstanding are service as a trustee of the century 21 exposition; a trustee of the world affairs council; an appointee of the governor to the White House conference on state educational needs; and a member of the executive committee of the united good neighbors; and

WHEREAS, Father Lemieux received many awards and honors, among them Seattle's first citizen award in 1959 from the Seattle chapter of B'nai B'rith; an honorary doctor of laws degree in 1962 from Gonzaga university; the outstanding civilian service medal award by the department of the army; and the highest honor the French government can bestow, the Officer dans l' ordre des Palmes Academiques award presented in recognition of outstanding contributions in the field of education; and

WHEREAS, Father Lemieux was a strong supporter of economic growth in the state of Washington, and christened the first Boeing 747 jetliner to be launched into the skies; and

WHEREAS, Although Father Lemieux exercised great influence among other distinguished leaders of our state and nation, he maintained an aggressive and effective concern for the well-being of the poor, the downtrodden, and the disenfranchised all of whom were his friends;

NOW, THEREFORE, BE IT RESOLVED, By the house of representatives, That it expresses' gratitude for the life, service, and legacy of Father Lemieux and shares with Seattle university, the city of Seattle, and the people of the state of Washington a deep sense of sorrow at the loss of Father Lemieux; and

BE IT FURTHER RESOLVED, That a suitably inscribed copy of this resolution be transmitted by the Co–Chief Clerks of the House to the president of Seattle university, the Reverend William J. Sullivan, S.J.; and other members of the jesuit community.

Mr. O'Brien moved adoption of the resolution.

Representatives O'Brien, Deccio and Hurley spoke in favor of the resolution, and it was adopted.
MOTION

On motion of Mr. Keller, the House adjourned until 12:00 noon, Monday, January 15, 1979.

JOHN BAGNARIOL, Speaker
DUANE BERENTSON, Speaker

DEAN R. FOSTER, Chief Clerk
VITO T. CHIECHI, Chief Clerk
EIGHTH DAY

NOON SESSION


The House was called to order at 12:00 noon by Speaker Bagnariol. The Clerk called the roll and all members were present except Representatives Eng and Houchen, who were excused.

The flag was escorted to the rostrum by a Sergeant at Arms Color Guard, Pages Lilli Ewing and Chris Kinsman. Prayer was offered by Reverend Paul J. Beeman of the First United Methodist Church of Olympia.

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

MESSAGE FROM THE SENATE

January 12, 1979

Mr. Speaker:
The Senate has passed:

HOUSE JOINT MEMORIAL NO. 3,

and the same is herewith transmitted.

Bill Gleason, Assistant Secretary.

INTRODUCTIONS AND FIRST READING

HOUSE BILL NO. 238, by Representatives Hurley, Taylor, McGinnis, Blair, Burns, Sprague and Taller:

AN ACT Relating to urban area state parks; amending section 43.51.040, chapter 8, Laws of 1965 as last amended by section 57, chapter 75, Laws of 1977 and RCW 43.51.040; amending section 43.51.060, chapter 8, Laws of 1965 as amended by section 1, chapter 99, Laws of 1969 and RCW 43.51.060; and creating new sections.

To Committee on Parks and Recreation

HOUSE BILL NO. 239, by Representatives Struthers, Owen, Deccio and May:

AN ACT Relating to industrial insurance benefits; and adding a new chapter to Title 51 RCW.

To Committee on Labor

HOUSE BILL NO. 240, by Representatives Sommers, Newhouse, Warnke, Flanagan, Erickson, Winsley, Bond and Sanders:


To Committee on Revenue

HOUSE BILL NO. 241, by Representatives Knowles, Smith (R) and Sherman:

AN ACT Relating to civil actions based on fault; amending section 2, chapter 56, Laws of 1975-'76 2nd ex. sess. and RCW 4.28.360; adding a new section to chapter 4.16 RCW; creating a new chapter in Title 4 RCW; creating a new chapter in Title 7 RCW; creating new sections; repealing section 1, chapter 138, Laws of 1973 1st ex. sess. and RCW 4.22.010; repealing section 2, chapter 138, Laws of 1973 1st ex. sess. and RCW 4.22.020; repealing section 3, chapter 138, Laws of 1973 1st ex. sess. and RCW 4.22.900; and repealing section 4, chapter 138, Laws of 1973 1st ex. sess. and RCW 4.22.910.

To Committee on Judiciary
HOUSE BILL NO. 242, by Representatives Knowles, Smith (R) and Sherman:
AN ACT Relating to civil actions; and amending section 1, chapter 158, Laws of 1977 ex. sess. and RCW 4.24.350.
To Committee on Judiciary

HOUSE BILL NO. 243, by Representatives Whiteside, Vrooman, Wilson, Dunlap and Bauer:
AN ACT Relating to the teachers' retirement system; and amending section 31, chapter 80, Laws of 1947 as last amended by section 1, chapter 193, Laws of 1974 ex. sess. and RCW 41.32.310.
To Committee on Appropriations

HOUSE BILL NO. 244, by Representatives Gruger, Kreidler, Pruitt, Lux, Adams, Nelson (D), Brekke and Maxie:
AN ACT Relating to developmental day care programs; amending section 17, chapter 172, Laws of 1967 as last amended by section 22, chapter 291, Laws of 1977 ex. sess. and RCW 74.13.031; and adding a new chapter to Title 74 RCW.
To Committee on Social and Health Services

HOUSE BILL NO. 245, by Representatives Hurley and Van Dyken:
AN ACT Relating to professions; amending section 9, chapter 56, Laws of 1975-'76 2nd ex. sess. and RCW 7.70.040; and amending section 3, chapter 202, Laws of 1955 as last amended by section 1, chapter 61, Laws of 1975 and RCW 18.72.030.
To Committee on Social and Health Services

HOUSE BILL NO. 246, by Representatives Charnley, Zimmerman and Sherman:
AN ACT Relating to conveyances of conservation rights; adding a new section to chapter 64.04 RCW; and declaring an emergency.
To Committee on Local Government

HOUSE BILL NO. 247, by Representatives Kreidler, Fancher, Erak and Clayton (by Department of Agriculture request):
To Committee on Agriculture

HOUSE BILL NO. 248, by Representatives Whiteside, Charnley and Garrett:
AN ACT Relating to open public meetings; and amending section 11, chapter 250, Laws of 1971 ex. sess. as amended by section 2, chapter 66, Laws of 1973 and RCW 42.30.110.
To Committee on Constitution, Elections and Governmental Ethics

HOUSE BILL NO. 249, by Representatives Kreidler, Lux, Adams and Burns (by Committee on Social and Health Services request):
AN ACT Relating to health care and implementing The National Health Planning and Resources Development Act of 1974, Public Law 93-641; adding new sections to chapter 70.38 RCW; repealing sections 2 through 5, chapter 198, Laws of 1971 ex. sess. and RCW 70.38.010 through 70.38.040; repealing section 6, chapter 198, Laws of 1971 ex. sess., section 158, chapter 34, Laws of 1975-'76 2nd ex. sess. and RCW 70.38.050; repealing sections 7 through 22, chapter 198, Laws of 1971 ex. sess. and RCW 70.38.060 through 70.38.210; repealing section 23, chapter 198, Laws of 1971 ex. sess. and RCW 70.38.900; and providing an effective date.
To Committee on Social and Health Services

HOUSE BILL NO. 250, by Representatives Lux, Kreidler, Pruitt, Gruger and Adams:
AN ACT Relating to vocational rehabilitation; amending section 28A.10.037, chapter 223, Laws of 1969 ex. sess. and RCW 28A.10.037; and adding new sections to chapter 28A.10 RCW.
To Committee on Social and Health Services
HOUSE BILL NO. 251, by Representatives Adams, Brekke, May, Gruger, Lux, Pruitt, Sherman, Salatino and Galloway:

AN ACT Relating to services for the deaf and hearing impaired; and adding a new chapter to Title 43 RCW.

To Committee on Social and Health Services

HOUSE BILL NO. 252, by Representatives Kreidler, Lux, Adams and Pruitt (by Committee on Social and Health Services request):

AN ACT Relating to comprehensive health planning; amending section 2, chapter 198, Laws of 1971 ex. sess. and RCW 70.38.010; amending section 3, chapter 198, Laws of 1971 ex. sess. and RCW 70.38-020; and adding a new section to chapter 70.38 RCW.

To Committee on Social and Health Services

HOUSE BILL NO. 253, by Representatives Adams, Lux, Pruitt and Gruger:

AN ACT Relating to midwifery; amending section 8, chapter 160, Laws of 1917 and RCW 18.50.010; amending section 2, chapter 160, Laws of 1917 and RCW 18.50.040; amending section 4, chapter 160, Laws of 1917 and RCW 18.50.060; amending section 7, chapter 160, Laws of 1917 and RCW 18.50-100; adding new sections to chapter 18.50 RCW; repealing section 5, chapter 160, Laws of 1917 and RCW 18.50.070; and repealing section 6, chapter 160, Laws of 1917 and RCW 18.50.080.

To Committee on Social and Health Services

HOUSE BILL NO. 254, by Representative Adams (by Department of Social and Health Services request):

AN ACT Relating to public assistance; and amending section 74.08.070, chapter 26, Laws of 1959 as amended by section 1, chapter 172, Laws of 1969 ex. sess. and RCW 74.08.070.

To Committee on Social and Health Services

HOUSE BILL NO. 255, by Representatives Adams, Kreidler, Lux, May, Brekke, Pruitt, Garrett, Burns, Fuller, Maxie and Salatino (by Committee on Social and Health Services request):

AN ACT Relating to public safety; adding a new chapter to Title 70 RCW; and making an appropriation.

To Committee on Social and Health Services

HOUSE BILL NO. 256, by Representatives Walk, McCormick and Isaacson (by Department of Licensing request):

AN ACT Relating to vehicles for hire; amending section 46.04.190, chapter 12, Laws of 1961 and RCW 46.04.190; amending section 46.72.010, chapter 12, Laws of 1961 and RCW 46.72.010; amending section 46.72.020, chapter 12, Laws of 1961 as amended by section 80, chapter 32, Laws of 1967 and RCW 46.72.020; section 46.72.030, chapter 12, Laws of 1961 as amended by section 81, chapter 32, Laws of 1967 and RCW 46.72.030; amending section 46.72.040, chapter 12, Laws of 1961 as last amended by section 1, chapter 15, Laws of 1973 and RCW 46.72.040; adding new sections to chapter 46.72.050, chapter 12, Laws of 1961 as last amended by section 2, chapter 15, Laws of 1973 and RCW 46.72.050; adding new sections to chapter 46.72.060, chapter 12, Laws of 1961 and RCW 46.72.060; section 46.72.080, chapter 12, Laws of 1961 as amended by section 85, chapter 32, Laws of 1967 and RCW 46.72.080; section 46.72.100, chapter 12, Laws of 1961 as amended by section 86, chapter 32, Laws of 1967 and RCW 46.72.100; adding new sections to chapter 46.72.110, chapter 12, Laws of 1961 as amended by section 87, chapter 32, Laws of 1967 and RCW 46.72.110; amending section 46.72.120, chapter 12, Laws of 1961 as amended by section 88, chapter 32, Laws of 1967 and RCW 46.72.120; amending section 46.72.130, chapter 12, Laws of 1961 as amended by section 89, chapter 32, Laws of 1967 and RCW 46.72.130; amending section 46.72.140, chapter 12, Laws of 1961 as amended by section 90, chapter 32, Laws of 1967 and RCW 46.72.140; adding new sections to chapter 12, Laws of 1961 and to chapter 46.04 RCW; repealing section 46.72.070, chapter 12, Laws of 1961, section 84, chapter 32, Laws of 1967 and RCW 46.72.070; and providing an effective date.

To Committee on Transportation

HOUSE BILL NO. 257, by Representatives Hurley, North, Fuller, Garrett, Sprague and Rohrbach:

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ex. sess. and RCW 43.99.130; adding new sections to chapter 5, Laws of 1965 and to chapter 43.99 RCW; and providing an effective date.

To Committee on Parks and Recreation

HOUSE BILL NO. 258, by Representatives Adams, Kreidler, Lux, Pruitt, Gruger, Brekke, Burns, Salatino and North (by Committee on Social and Health Services request):

AN ACT Relating to public health; and adding a new chapter to Title 70 RCW.

To Committee on Social and Health Services

HOUSE BILL NO. 259, by Representatives Haley, Whiteside, Adams, Pruitt, Burns, Brekke, Lux, Blair, Chandler, Mitchell, Teutsch and Struthers:

AN ACT Relating to health; providing for the limited use of controlled substances for therapeutic research purposes; creating a new chapter in Title 69 RCW; and declaring an emergency.

To Committee on Social and Health Services

HOUSE BILL NO. 260, by Representatives Taylor, Galloway, Amen, Smith (C), Fuller and Wilson:

AN ACT Relating to education; and amending section 3, chapter 359, Laws of 1977 ex. sess. and RCW 28A.58.754.

To Committee on Education

HOUSE BILL NO. 261, by Representative Adams (by Department of Social and Health Services request):

AN ACT Relating to public assistance; and amending section 1, chapter 215, Laws of 1977 ex. sess. and RCW 74.04.266.

To Committee on Social and Health Services

HOUSE BILL NO. 262, by Representative Adams (by Department of Social and Health Services request):

AN ACT Relating to vital statistics; and amending section 6, chapter 159, Laws of 1945 as last amended by section 39, chapter 42, Laws of 1975-'76 2nd ex. sess. and RCW 70.58.200.

To Committee on Social and Health Services

HOUSE BILL NO. 263, by Representatives Hurley, Fuller, Winsley and North:

AN ACT Relating to food fish and shellfish; adding new sections to chapter 75.28 RCW; and prescribing penalties.

To Committee on Natural Resources

HOUSE BILL NO. 264, by Representatives Adams, Haley, May, Kreidler, Tupper, Lux, Teutsch, Whiteside, Schmitten, Mitchell, Gruger, Pruitt, Barr, Brekke, Sherman, Granlund, Salatino, Knowles, Galloway and Sanders (by Committee on Social and Health Services request):

AN ACT Relating to health; adding a new chapter to Title 70 RCW; and prescribing penalties.

To Committee on Social and Health Services

HOUSE BILL NO. 265, by Representatives Winsley, Eng and Lux:


To Committee on Financial Institutions
HOUSE BILL NO. 266, by Representatives Newhouse, McCormick and Bond:
AN ACT Relating to trespassers on railway property; and amending section 81.44.020, chapter 14, Laws of 1961 as amended by section 1, chapter 46, Laws of 1977 ex. sess. and RCW 81.44.020.
To Committee on Judiciary

HOUSE BILL NO. 267, by Representatives Chandler, Barnes and Sanders:
AN ACT Relating to shorelines management; amending section 14, chapter 286, Laws of 1971 ex. sess. as last amended by section 1, chapter 358, Laws of 1977 ex. sess. and RCW 90.58.140; and adding a new section to chapter 90.58 RCW.
To Committee on Ecology

HOUSE BILL NO. 268, by Representatives Grimm, Wilson and Nisbet:
AN ACT Relating to pipelines; adding new sections to chapter 80.50 RCW; and declaring an emergency.
To Committee on Energy and Utilities

HOUSE BILL NO. 269, by Representatives Sommers, Fuller, Erickson and Rosbach:
AN ACT Relating to revenue and taxation of timber and forest lands; amending section 7, chapter 294, Laws of 1971 ex. sess. as last amended by section 1, chapter 347, Laws of 1977 ex. sess. and RCW 82.04.291; and declaring an emergency.
To Committee on Revenue

HOUSE BILL NO. 270, by Representatives Grimm and Walk:
AN ACT Relating to drainage districts; and amending section 38, chapter 115, Laws of 1895 as last amended by section 1, chapter 209, Laws of 1959 and RCW 85.06.380.
To Committee on Local Government

HOUSE BILL NO. 271, by Representatives Warnke, Sanders, Gallagher, Walk, Salatino, Owen and Deccio:
AN ACT Relating to business inspections; creating new sections; and declaring an emergency.
To Committee on Commerce

HOUSE BILL NO. 272, by Representatives Whiteside, Deccio, Newhouse, Clayton, Smith (C) and Flanagan:
AN ACT Relating to superior court judges; and amending section 5, chapter 125, Laws of 1951 as last amended by section 1, chapter 49, Laws of 1975 1st ex. sess. and RCW 2.08.063
To Committee on Judiciary

HOUSE BILL NO. 273, by Representatives Owen, Lux, Erickson, Grimm, Sherman, Schmitten, Nisbet, Wilson, Haley, Adams and Pruitt:
AN ACT Relating to education; and adding a new section to chapter 223, Laws of 1969 ex. sess. and to chapter 28A.05 RCW.
To Committee on Social and Health Services

HOUSE BILL NO. 274, by Representatives Wilson, Owen, Nisbet, Fuller and Clayton:
AN ACT Relating to energy facilities; and amending section 9, chapter 45, Laws of 1970 ex. sess. and RCW 80.50.090.
To Committee on Energy and Utilities

HOUSE BILL NO. 275, by Representatives Kreidler, Grimm, Walk, Erickson, Ehlers, Keller, Williams, Zimmerman, Owen and Taller:
AN ACT Relating to consolidation of civil service systems; amending section 1, chapter 12, Laws of 1970 ex. sess. and RCW 41.06.020; amending section 4, chapter 1, Laws of 1961 as amended by section 22, chapter 36, Laws of 1969 ex. sess. and RCW 41.06.040; amending section 1, chapter 11, Laws of 1972 ex. sess. as amended by section 1, chapter 133, Laws of 1973 1st ex. sess. and RCW 41.06.070; amending section 2, chapter 12, Laws of 1970 ex. sess. and RCW 41.06.080; amending section 12, chapter 1, Laws of 1961 as amended by section 2, chapter 43, Laws of 1975-76 2nd ex. sess. and RCW 41.06-.120; amending section 28, chapter 1, Laws of 1961 as amended by section 1, chapter 215, Laws of 1963 and RCW 41.06.280; adding new sections to chapter 1, Laws of 1961 and to chapter 41.06 RCW; repealing section 1, chapter 36, Laws of 1969 ex. sess. and RCW 28B.16.010; repealing section 2, chapter 36, Laws of 1969 ex. sess., section 41, chapter 169, Laws of 1977 ex. sess. and RCW 28B.16-.020; repealing section 3, chapter 36, Laws of 1969 ex. sess. and RCW 28B.16.030; repealing section 4,

To Committee on State Government

HOUSE BILL NO. 276, by Representatives Keller, Zimmerman, Ehlers, Kreidler, Taller, Walk, Owen, Maxie, Williams, Vrooman and Blair:

AN ACT Relating to state employees; establishing an attendance incentive program; and adding a new section to chapter 41.04 RCW.

To Committee on State Government

HOUSE BILL NO. 277, by Representatives Warnke, Walk, Addison and Williams:

AN ACT Relating to comic books; and repealing sections 1 through 15, chapter 282, Laws of 1955 and RCW 19.18.010 through 19.18.900.

To Committee on Commerce

HOUSE BILL NO. 278, by Representatives Warnke, Sanders and Addison:

AN ACT Relating to professional service corporations; and amending section 5, chapter 122, Laws of 1969 and RCW 18.100.050.

To Committee on Commerce

HOUSE BILL NO. 279, by Representatives Newhouse and Knowles:

AN ACT Relating to the court of appeals; and amending section 3, chapter 221, Laws of 1969 ex. sess. and RCW 2.06.030.

To Committee on Judiciary

HOUSE BILL NO. 280, by Representatives Gallagher, Brown, Tilly and May:

AN ACT Relating to registration of contractors; amending section 10, chapter 77, Laws of 1963 and RCW 18.27.100; and prescribing penalties.

To Committee on Commerce

HOUSE BILL NO. 281, by Representatives Brekke, Sommers and Charnley (by Committee on Constitution of the 45th Legislature request):

AN ACT Relating to a constitutional convention; creating new sections and providing for the expiration thereof; and making an appropriation.

To Committee on Constitution, Elections and Governmental Ethics
HOUSE BILL NO. 282, by Representatives Erickson, Ehlers, Sherman, Gruger, Nelson (D) and Charnley:

AN ACT Relating to fair campaign practices; amending section 9, chapter 1, Laws of 1973 as last amended by section 2, chapter 336, Laws of 1977 ex. sess. and RCW 42.17.090; adding new sections to chapter 1, Laws of 1973 and to chapter 42.17 RCW; adding a new chapter to Title 29 RCW; repealing section 29.85.270, chapter 9, Laws of 1965, section 1, chapter 162, Laws of 1975 1st ex. sess. and RCW 29.85.270; repealing section 29.85.280, chapter 9, Laws of 1965, section 2, chapter 162, Laws of 1975 1st ex. sess. and RCW 29.85.280; and prescribing penalties.

To Committee on Constitution, Elections and Governmental Ethics

HOUSE BILL NO. 283, by Representatives May, Gallagher, Sanders, Owen, Lux, Schmitten, Teutsch, Martinis, Deccio, Hurley, Maxie, Newhouse, Knowles and Struthers:

AN ACT Relating to the exhibition of motion pictures; and adding a new chapter to Title 19 RCW.

To Committee on Commerce

HOUSE BILL NO. 284, by Representatives Sommers, Warnke and Gallagher:

AN ACT Relating to food; amending section 1, chapter 39, Laws of 1975 and RCW 69.04.930; and prescribing penalties.

To Committee on Commerce

HOUSE BILL NO. 285, by Representatives Nelson (D), Fuller, Barnes and Granlund (by Committee on Elections and Governmental Ethics of the 45th Legislature request):

AN ACT Relating to political parties; amending section 29.42.020, chapter 9, Laws of 1965 as amended by section 1, chapter 45, Laws of 1972 ex. sess. and RCW 29.42.020; and amending section 29.42.030, chapter 9, Laws of 1965 as last amended by section 1, chapter 85, Laws of 1973 and RCW 29.42.030.

To Committee on Constitution, Elections and Governmental Ethics

HOUSE BILL NO. 286, by Representative Nelson, D. (by Committee on Elections and Governmental Ethics of the 45th Legislature request):

AN ACT Relating to elections; and amending section 29.80.050, chapter 9, Laws of 1965 as amended by section 3, chapter 145, Laws of 1971 ex. sess. and RCW 29.80.050.

To Committee on Constitution, Elections and Governmental Ethics

HOUSE BILL NO. 287, by Representatives Owens, Sanders, Fuller and Deccio:


To Committee on Commerce

HOUSE BILL NO. 288, by Representatives McCormick, Wilson, Gallagher, Bond, Addison and Douthwaite:

AN ACT Relating to transportation; amending section 1, chapter 335, Laws of 1977 ex. sess. and RCW 82.38.075; providing an effective date; and declaring an emergency.

To Committee on Energy and Utilities
HOUSE BILL NO. 289, by Representatives Warnke, Gallagher, Greengo, Owen, Salatino and Deccio:

AN ACT Relating to state government; and amending section 43.19.111, chapter 8, Laws of 1965 and RCW 43.19.1911.

To Committee on State Government

HOUSE BILL NO. 290, by Representatives Warnke and Sanders:

AN ACT Relating to cosmetology; and amending section 4, chapter 180, Laws of 1951 as last amended by section 4, chapter 3, Laws of 1965 ex. sess. and RCW 18.18.070.

To Committee on Commerce

HOUSE BILL NO. 291, by Representative Sommers (by Department of Revenue request):

AN ACT Relating to revenue and taxation; amending section 43, chapter 26, Laws of 1967 ex. sess. and RCW 82.03.140; amending section 47, chapter 26, Laws of 1967 ex. sess. and RCW 82.03.180; amending section 82.04.430, chapter 15, Laws of 1961 as last amended by section 1, chapter 105, Laws of 1977 ex. sess. and RCW 82.04.430; amending section 82.12.020, chapter 15, Laws of 1961 as last amended by section 3, chapter 324, Laws of 1977 ex. sess. and RCW 82.12.020; amending section 82.32.030, chapter 15, Laws of 1961 as amended by section 77, chapter 278, Laws of 1975 1st ex. sess. and RCW 82.32.030; amending section 82.32.130, chapter 15, Laws of 1961 as last amended by section 81, chapter 278, Laws of 1975 1st ex. sess. and RCW 82.32.130; amending section 82.32.340, chapter 15, Laws of 1961 as last amended by section 4, chapter 89, Laws of 1967 ex. sess. and RCW 82.32.340; adding a new section to chapter 15, Laws of 1961 and to chapter 82.12 RCW; adding a new section to chapter 15, Laws of 1961 and to chapter 82.32 RCW; prescribing penalties; providing an effective date; and declaring an emergency.

To Committee on Revenue

HOUSE BILL NO. 292, by Representative Sommers (by Department of Revenue request):

AN ACT Relating to revenue and taxation; amending section 2, chapter 294, Laws of 1971 ex. sess. and RCW 84.33.020; amending section 4, chapter 294, Laws of 1971 ex. sess. and RCW 84.33.040; amending section 10, chapter 294, Laws of 1971 ex. sess. and RCW 84.33.100; amending section 11, chapter 294, Laws of 1971 ex. sess. as amended by section 4, chapter 187, Laws of 1974 ex. sess. and RCW 84.33.110; amending section 12, chapter 187, Laws of 1974 ex. sess. and RCW 84.33.113; amending section 14, chapter 187, Laws of 1974 ex. sess. and RCW 84.33.115; amending section 15, chapter 187, Laws of 1974 ex. sess. and RCW 84.33.116; amending section 17, chapter 187, Laws of 1974 ex. sess. and RCW 84.33.118; amending section 12, chapter 294, Laws of 1971 ex. sess. as last amended by section 5, chapter 187, Laws of 1974 ex. sess. and RCW 84.33.120; amending section 13, chapter 294, Laws of 1971 ex. sess. as amended by section 6, chapter 187, Laws of 1974 ex. sess. and RCW 84.33.130; amending section 17, chapter 294, Laws of 1971 ex. sess. and RCW 84.33.170; adding new sections to chapter 84.33 RCW; repealing section 10, chapter 187, Laws of 1974 ex. sess. and RCW 84.33.111; repealing section 16, chapter 187, Laws of 1974 ex. sess. and RCW 84.33.117; repealing section 15, chapter 294, Laws of 1971 ex. sess. and RCW 84.33.150; and declaring an emergency.

To Committee on Revenue

HOUSE BILL NO. 293, by Representatives Wilson, McCormick, Mitchell, Warnke, Clayton, Bond, Nisbet, Isaacson, Patterson, Schmitten, Garrett, North, Owen, Gallagher, Adams, Nelson (G.A.), Addison, Smith (C), Deccio, Rohrbach, Hastings, Greengo, Tupper, Taylor, Barr and Sanders:


To Committee on State Government

HOUSE BILL NO. 294, by Representatives Nelson (D), Nelson (G.A.), Sommers, Winsley, Greengo and Charnley:

AN ACT Relating to revenue and taxation; amending section 43.52.460, chapter 8, Laws of 1965 as amended by section 1, chapter 75, Laws of 1971 ex. sess. and RCW 43.52.460; amending section 82.16.050, chapter 15, Laws of 1961 as last amended by section 1, chapter 368, Laws of 1977 ex. sess.
and RCW 82.16.050; amending section 7, chapter 278, Laws of 1957 as last amended by section 1, chapter 366, Laws of 1977 ex. sess. and RCW 54.28.010; amending section 2, chapter 278, Laws of 1957 as last amended by section 2, chapter 366, Laws of 1977 ex. sess. and RCW 54.28.020; amending section 5, chapter 278, Laws of 1957 as last amended by section 4, chapter 366, Laws of 1977 ex. sess. and RCW 54.28.050; amending section 10, chapter 278, Laws of 1957 as amended by section 5, chapter 366, Laws of 1977 ex. sess. and RCW 54.28.090; adding a new chapter to Title 82 RCW; repealing section 6, chapter 366, Laws of 1977 ex. sess. and RCW 54.28.025; repealing section 7, chapter 366, Laws of 1977 ex. sess. and RCW 54.28.055; and providing an effective date.

To Committee on Revenue

HOUSE BILL NO. 295, by Representatives Polk, Owen and Dawson:

AN ACT Relating to the Washington National Guard; creating new sections; and adding new sections to chapter 38.40 RCW.

To Committee on State Government

HOUSE BILL NO. 296, by Representative Sommers (by Department of Revenue request):

AN ACT Relating to revenue and taxation; amending and reenacting section 82.08.030, chapter 15, Laws of 1961 as last amended by section 6, chapter 166, Laws of 1977 ex. sess., by section 1, chapter 179, Laws of 1977 ex. sess. and by section 1, chapter 2, Laws of 1979 (Initiative Measure No. 345, approved November 8, 1977) and RCW 82.08.030; and amending and reenacting section 82.12.030, chapter 15, Laws of 1961 as last amended by section 7, chapter 166, Laws of 1977 ex. sess., by section 111, chapter 169, Laws of 1977 ex. sess., by section 2, chapter 179, Laws of 1977 ex. sess., and by section 2, chapter 2, Laws of 1979 (Initiative Measure No. 345, approved November 8, 1977) and RCW 82.12.030.

To Committee on Revenue

HOUSE BILL NO. 297, by Representatives Erickson, Barnes, Nelson (D), Vrooman, Nisbet, Teutsch and Taylor:

AN ACT Relating to the voters' pamphlet; amending section 29.81.010, chapter 9, Laws of 1965 as amended by section 1, chapter 143, Laws of 1973 1st ex. sess. and RCW 29.81.010; and adding a new section to chapter 29.81 RCW.

To Committee on Constitution, Elections and Governmental Ethics

HOUSE BILL NO. 298, by Representatives Valle, Chandler, Pruitt and Douthwaite:

AN ACT Relating to motor vehicle emission control; adding new sections to chapter 46.16 RCW; adding a new chapter to Title 70 RCW; prescribing penalties; providing an effective date; and providing an expiration date.

To Committee on Ecology

HOUSE BILL NO. 299, by Representatives Nelson (G.A.) and Sommers:

AN ACT Relating to revenue and taxation; and amending section 20, chapter 288, Laws of 1971 ex. sess. as amended by section 1, chapter 67, Laws of 1973 1st ex. sess. and RCW 84.55.010.

To Committee on Revenue

HOUSE BILL NO. 300, by Representatives Nelson (D), Lux and Burns:

AN ACT Relating to unemployment compensation; and amending section 78, chapter 35, Laws of 1945 as last amended by section 6, chapter 33, Laws of 1977 ex. sess. and RCW 50.20.100.

To Committee on Labor

HOUSE BILL NO. 301, by Representatives Sommers, Fuller and Galloway (by Department of Revenue request):

AN ACT Relating to revenue and taxation; amending section 1, chapter 347, Laws of 1977 ex. sess. and RCW 82.04.291; creating a new section; providing an effective date; and declaring an emergency.

To Committee on Revenue

HOUSE BILL NO. 302, by Representatives Whiteside, Thompson, Adams, Barr, Burns, Brekke, Fancher, Maxie, North, Taylor, Williams and Ehlers (by Department of Social and Health Services request):

AN ACT Relating to revenue and taxation; and adding a new section to chapter 82.04 RCW.

To Committee on Revenue
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HOUSE BILL NO. 303, by Representatives Sommers, Blair, Erickson, Granlund, Sherman, Oliver, Amen, Jovanovich, Brekke, Patterson, Ehlers, Gruger and Galloway (by Committee on Constitution of the 45th Legislature request):

AN ACT Relating to the legislature; amending section 1, chapter 41, Laws of 1967 ex. sess. and RCW 43.06.120; amending section 6, chapter 108, Laws of 1975–76 2nd ex. sess. and RCW 43.21F.060; amending section 43.79.270, chapter 8, Laws of 1965 as amended by section 2, chapter 144, Laws of 1973 and RCW 43.79.270; amending section 43.79.280, chapter 8, Laws of 1965 as amended by section 3, chapter 144, Laws of 1973 and RCW 43.79.280; amending section 1, chapter 263, Laws of 1971 ex. sess. as amended by section 7, chapter 293, Laws of 1975 1st ex. sess. and RCW 43.88.115; amending section 4, chapter 41, Laws of 1967 ex. sess. as last amended by section 10, chapter 293, Laws of 1975 1st ex. sess. and RCW 43.88.205; adding a new chapter to Title 44 RCW; and prescribing an effective date.

To Committee on Appropriations

HOUSE BILL NO. 304, by Representatives Lux, Douthwaite and Erak:

AN ACT Relating to insurance premiums payroll deductions; and amending section 5, chapter 59, Laws of 1969 as last amended by section 5, chapter 147, Laws of 1973 1st ex. sess. and RCW 41.04.230.

To Committee on State Government

HOUSE BILL NO. 305, by Representatives Erickson and Nelson, D. (by Committee on Elections and Governmental Ethics of the 45th Legislature request):

AN ACT Relating to state government; and amending and reenacting section 24, chapter 1, Laws of 1973 as last amended by section 1, chapter 104, Laws of 1975–76 2nd ex. sess. and by section 7, chapter 112, Laws of 1975–76 2nd ex. sess. and RCW 42.17.240.

To Committee on Constitution, Elections and Governmental Ethics

HOUSE BILL NO. 306, by Representatives Nelson (D), Fuller, Barnes, Gruger, Erickson and Burns (by Committee on Elections and Governmental Ethics of the 45th Legislature request):

AN ACT Relating to elections; amending section 29.80.010, chapter 9, Laws of 1965 as last amended by section 106, chapter 361, Laws of 1977 ex. sess. and RCW 29.80.010; amending section 29.80.020, chapter 9, Laws of 1965 as last amended by section 1, chapter 145, Laws of 1971 ex. sess. and RCW 29.80.020; amending section 29.80.040, chapter 9, Laws of 1965 as amended by section 2, chapter 145, Laws of 1971 ex. sess. and RCW 29.80.040; amending section 1, chapter 72, Laws of 1969 ex. sess. and RCW 29.81.012; and adding a new section to chapter 29.81 RCW.

To Committee on Constitution, Elections and Governmental Ethics

HOUSE BILL NO. 307, by Representatives Newhouse and Knowles:


To Committee on Judiciary

HOUSE BILL NO. 308, by Representative Sommers (by Department of Revenue request):

AN ACT Relating to unclaimed property; and adding a new section to chapter 385, Laws of 1955 and to chapter 63.28 RCW.

To Committee on Revenue
of 1977 ex. sess. and RCW 46.37.425; amending section 46.44.047, chapter 12, Laws of 1961 as last amended by section 11, chapter 64, Laws of 1975-'76 2nd ex. sess. and RCW 46.44.047; amending section 23, chapter 64, Laws of 1975-'76 2nd ex. sess. and RCW 46.44.105; amending section 1, chapter 1, Laws of 1973 1st ex. sess. as last amended by section 20, chapter 64, Laws of 1975-'76 2nd ex. sess. and RCW 46.44.130; amending section 2, chapter 1, Laws of 1973 1st ex. sess. and RCW 46.44-.140; amending section 4, chapter 22, Laws of 1977 ex. sess. and RCW 46.44.175; amending section 46.48.175, chapter 12, Laws of 1961 and RCW 46.48.175; amending section 46.52.010, chapter 12, Laws of 1961 and RCW 46.52.010; amending section 1, chapter 18, Laws of 1975-'76 2nd ex. sess. and RCW 46.52.020; amending section 46.52.100, chapter 12, Laws of 1961 as amended by section 60, chapter 32, Laws of 1967 and RCW 46.52.100; amending section 46.52.110, chapter 12, Laws of 1961 as last amended by section 6, chapter 32, Laws of 1967 and RCW 46.52.110; amending section 46.52.120, chapter 12, Laws of 1961 as last amended by section 1, chapter 356, Laws of 1977 ex. sess. and RCW 46.52.120; amending section 27, chapter 21, Laws of 1961 ex. sess. as last amended by section 2, chapter 356, Laws of 1977 ex. sess. and RCW 46.52.130; amending section 59, chapter 155, Laws of 1965 ex. sess. as amended by section 67, chapter 32, Laws of 1967 and RCW 46.61.500; amending section 46.56.030, chapter 12, Laws of 1961 as amended by section 69, chapter 32, Laws of 1967 and RCW 46.61.525; amending section 46.48.060, chapter 12, Laws of 1961 and RCW 46.61.535; amending section 46.56.100, chapter 12, Laws of 1961 and RCW 46.61.665; amending section 1, chapter 151, Laws of 1961 and RCW 46.61.680; amending section 1, chapter 259, Laws of 1961 and RCW 46.61.690; amending section 79, chapter 155, Laws of 1965 ex. sess. and RCW 46.61.750; amending section 46.64.050, chapter 12, Laws of 1961 as amended by section 3, chapter 95, Laws of 1975-'76 2nd ex. sess. and RCW 46.64.050; amending section 4, chapter 284, Laws of 1971 ex. sess. and RCW 46.65.020; amending section 5, chapter 284, Laws of 1971 ex. sess. and RCW 46.65.030; amending section 46.76.080, chapter 12, Laws of 1961 and RCW 46.76.080; amending section 2, chapter 9, Laws of 1970 ex. sess. as amended by section 1, chapter 26, Laws of 1971 ex. sess. and RCW 46.81.030; amending section 46.83.060, chapter 12, Laws of 1961 and RCW 46.83.060; amending section 25, chapter 106, Laws of 1963 and RCW 46.85.250; amending section 54, chapter 54, Laws of 1975 1st ex. sess. and RCW 46.90.345; amending section 102, chapter 54, Laws of 1975 1st ex. sess. and RCW 46.90.560; adding a new chapter to Title 46 RCW; repealing section 2, chapter 155, Laws of 1965 ex. sess., chapter 1, chapter 95, Laws of 1975-'76 2nd ex. sess. and RCW 46.61.010; and prescribing an effective date.

To Committee on Judiciary

HOUSE BILL NO. 312, by Representative Nelson (G.A.):


To Committee on Commerce

HOUSE BILL NO. 313, by Representatives Salatino, Ehlers, Warneke, Sherman, Pruitt and North:


To Committee on State Government

HOUSE BILL NO. 314, by Representatives Winsley, Hurley, Eng and Sanders (by Department of Commerce and Economic Development request):

AN ACT Relating to banks and trust companies; and amending section 1, chapter 185, Laws of 1959 and RCW 30.04.126.

To Committee on Financial Institutions

HOUSE BILL NO. 315, by Representatives Warnke, Greengo, Sanders, Addison, May, Fuller, Walk, Salatino, Owen, Oliver, Gallagher, Struthers, Douthwaite and North (by Executive request):

AN ACT Relating to the regulation of occupations; and adding a new chapter to Title 18 RCW.

To Committee on Commerce
HOUSE BILL NO. 316, by Representatives Oliver, Gallagher, Warnke, Salatino and North:
AN ACT Relating to unfair insurance practices; and adding a new section to chapter 48.30 RCW.

To Committee on Insurance

HOUSE BILL NO. 317, by Representatives Salatino and Struthers:

To Committee on Judiciary

HOUSE JOINT MEMORIAL NO. 4, by Representatives Adams, Whiteside, Brekke, Lux, Pruitt, Haley, Nelson (D), Wilson, Barr and Burns:
Memorializing the federal government to legitimize the medical use of marijuana.

To Committee on Social and Health Services.

HOUSE JOINT RESOLUTION NO. 7, by Representatives Charnley, Zimmerman, Van Dyken, Teutsch, Rosbach, Whiteside, Schmitten and Brekke:
Providing alternative methods of framing a "Home Rule" charter.

To Committee on Local Government

HOUSE JOINT RESOLUTION NO. 8, by Representatives Sommers, Blair, Garrett, Erickson, Granlund, Sherman, Oliver, Jovanovich, Brekke, Amen, Patterson, Ehlers, Gruger and Galloway (by Committee on Constitution of the 45th Legislature request):
Providing for interim appropriations.

To Committee on Appropriations

HOUSE JOINT RESOLUTION NO. 9, by Representatives Erickson, Barnes, Brekke, Hastings, Gruger, Sommers, Fuller, Sherman, Taller, Charnley and Galloway (by Committee on Constitution of the 45th Legislature request):
Permitting amendment of a single subject contained in more than one section of the Constitution.

To Committee on Constitution, Elections and Governmental Ethics

HOUSE JOINT RESOLUTION NO. 10, by Representatives Maxie, Brekke, Burns, Galloway, Nelson (D), Bauer, King, Smith (R), Lux, Erickson, Salatino, Gallagher, Knowles, Valle, Douthwaite, Sherman, Warnke, Grimm, Brown, Sommers, Bender, Pruitt and O'Brien:
Ratifying a proposed amendment to the U.S. Constitution providing for representation of the District of Columbia in the Congress.

To Committee on Constitution, Elections and Governmental Ethics

HOUSE JOINT RESOLUTION NO. 11, by Representatives Winsley, Erickson, Salatino, Haley, Sommers, Hurley, Brown, Craswell, Knowles, Garrett, Barr, Addison, Mitchell, Greengo, Taylor, Charnley and Sanders:
Authorizing the legislature power to grant residential property tax relief.

To Committee on Revenue

HOUSE JOINT RESOLUTION NO. 12, by Representatives Brekke, Sommers and Charnley (by Committee on Constitution of the 45th Legislature request):
Placing the issue of constitutional convention on the ballot.

To Committee on Constitution, Elections and Governmental Ethics
HOUSE CONCURRENT RESOLUTION NO. 2, by Representatives Oliver, Bond, Tilly, Owen, Walk, Pruitt, Craswell, Addison, Teutsch, Hurley, Rohrbach, Taylor, Williams and Sanders:

Establishing a week honoring the family.

To Committee on State Government

HOUSE CONCURRENT RESOLUTION NO. 3, by Representatives Pruitt, Fuller and May (by Joint Board of Legislative Ethics request):

Adopting joint rules for the forty-sixth legislature.

To Committee on Rules

MOTIONS

On motion of Mr. King, all bills and resolutions listed on today's agenda under the fourth order of business were referred to the committees designated with the exception of House Bill No. 273 and House Concurrent Resolution No. 2.

On motion of Mr. King, HOUSE BILL NO. 273 was referred to Committee on Education.

On motion of Mr. King, HOUSE CONCURRENT RESOLUTION NO. 2 was referred to Committee on Rules.

On motion of Mr. King, HOUSE BILL NO. 105 was rereferred from Committee on Financial Institutions to Committee on Insurance.

SIGNED BY THE SPEAKERS

Speaker Bagnariol announced the Speakers had signed:

HOUSE CONCURRENT RESOLUTION NO. 1,
HOUSE JOINT MEMORIAL NO. 3.

MOTION

On motion of Mr. King, the rules were suspended to allow immediate consideration of House Resolution No. 79-6.

RESOLUTION

HOUSE RESOLUTION NO. 79-6, by Representatives Maxie, Bender, Burns, Douthwaite, Granlund, Greengo, Isaacson, Lux, May, McDonald, Nelson (D), North, O'Brien, Salatino, Sanders, Scott, Teutsch, Tilly, Tupper, Van Dyken and Winsley:

WHEREAS, We, the members of the House of Representatives congregated here this fifteenth day of January to carry out the responsibilities delegated to us by the citizens of this state, reflect for a moment that there once was among us a man who, with the help of the Lord, set an example of spirit and conduct for all of us to emulate; and

WHEREAS, The Reverend Dr. Martin Luther King, Jr., was a God-fearing man whose life was devoted toward the betterment of the quality of life for the oppressed and the poor in America; and

WHEREAS, This man, a man of great compassion and understanding wrote while in jail "There are just laws and there are unjust laws. Any law that degrades the human personality is unjust"; and

WHEREAS, The Reverend Dr. King, a man who loved God and loved mankind, challenged injustices in our society and endured abuse so that he could devote his life to serving God and serving his people; and

WHEREAS, This Nobel laureate, this citizen of the world, gave hope to millions by calling for the fulfillment of his dream, a dream depicting a world free of prejudice, discrimination, slums, poverty, hunger, and disease; and

WHEREAS, This great American, champion of minorities and the oppressed, was assassinated while espousing his principles of pacifism, an act which brought grief to all of us;

NOW, THEREFORE, BE IT RESOLVED, That on this day, we, the members of the House of Representatives of the State of Washington, pause in our endeavors to pay homage to one of America's most honorable and honored citizens, the Reverend Dr. Martin Luther King, Jr., in order to call to the attention of the residents of this State Dr. King's wisdom and accomplishments and to rededicate ourselves to the pursuance of his principles of love and equality for all;
BE IT FURTHER RESOLVED, That the Chief Clerk of the House of Representatives transmit a copy of this resolution to Dr. King's widow and members of his family.

Ms. Maxie moved adoption of the resolution and spoke in favor of it.

Representatives Lux and Tilly spoke in favor of the resolution and it was adopted.

MOTIONS

On motion of Mr. King, the House reverted to the fourth order of business.

On motion of Mr. King, HOUSE BILL NO. 202 was referred to Committee on Institutions.

MOTION

On motion of Mr. King, the House adjourned until 3:15 p.m., Tuesday, January 16, 1979.

JOHN BAGNARIOL, Speaker
DUANE BERENTSON, Speaker

DEAN R. FOSTER, Chief Clerk
VITO T. CHIECHI, Chief Clerk
The House was called to order at 3:15 p.m. by Speaker Berentson. The Clerk called the roll and all members were present except Representative Houchen, who was excused.

The flag was escorted to the rostrum by a Sergeant at Arms Color Guard, Pages Heidi Biggs and Dean Taylor. Prayer was offered by Reverend Paul J. Beeman of the First United Methodist Church of Olympia.

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

The Sergeants at Arms of the House announced the arrival of the Senate at the bar of the House.

Speaker Berentson instructed the Sergeants at Arms to escort Lieutenant Governor John Cherberg and President Pro Tem Al Henry to seats on the rostrum beside the Speaker.

Speaker Berentson instructed the Sergeants at Arms of the House and the Sergeant at Arms of the Senate to escort the Senators to seats within the House Chamber.

The President of the Senate presided and called the Joint Session to order.

The Clerk of the House called the roll of the House, and all members were present except Representative Houchen, who was excused.

The Secretary of the Senate called the roll of the Senate and all members were present except Senators Gould, Jones and Keefe, who were excused.

The President of the Senate announced the purpose of the Joint Session was to receive an address from Governor Dixy Lee Ray.

The President of the Senate appointed Senators Rasmussen and Benitz and Representatives O'Brien and Amen to notify Governor Ray that the Senate and House were in Joint Session and ready to receive her message.

The President of the Senate appointed Senators Bottiger, Marsh, Wojahn, Clarke and Hayner and Representatives Knowles, Sherman, Tilly and Winsley as an escort committee to escort the Supreme Court Justices to the front of the House Chamber.

The President of the Senate appointed Senators Peterson, McDermott and North, and Representatives Maxie and Zimmerman to escort the elected state officials from the State Reception Room to seats within the House Chamber.

The President of the Senate appointed Senators Wojahn and Hayner and Representatives Knowles and Sherman to notify the Governor that the Senate and the House were in Joint Session and ready to receive her message.

The Sergeants at Arms of the Senate and the House announced the arrival at the bar of the House the Honorable Dixy Lee Ray, and the President of the Senate instructed the committee to escort Governor Ray to a seat on the rostrum.

The President of the Senate introduced the Honorable Dixy Lee Ray, Governor of the State of Washington.

GOVERNOR'S ADDRESS

THE DOORWAY TO THE 80'S

The Governor: "President Cherberg, Senators Walgren and Henry, Speakers Bagnariol and Berentson, ladies and gentlemen of the Legislature, distinguished Justices of the Supreme Court, elected officials, fellow citizens, I bid you a full and good afternoon.

"Although we are embarked on a most important legislative session this year—just ten years short of our centennial—I am confident we can conduct the state's business in a spirit of good will and good humor; we are going to need a lot of both. We'll need them because we are
about to make a bit of history as we operate for the first time with the 49ers of the House of Representatives.

"We have heard and read so much about the impossibility of working with co-speakers and co-chairmen and co-clerks and co-this and co-that. Let's confound all those experts and demonstrate to the self-proclaimed oracles that the most important 'co' in Olympia this session will be 'co-operation,' and when frowns appear and tempers shorten, I hope the peacemakers among us will be the only truly effective majority.

"Two years ago I appeared before you with a maximum supply of political innocence and a minimum store of gubernatorial experience. I hope that after two years of attention to duty, and with your continuing messages of encouragement and assistance, that I may have reversed that situation. As I look around I can see that you, too, have changed and so at this time, we're starting off even.

"In fulfillment of the requirement that the Governor communicate to the Legislature at each session the condition of the affairs of state and recommend action on such measures as are deemed expedient, I am pleased to make this report. On the basis of a number of significant yardsticks, Washington State is prospering to an extent greater than ever before in its history. A financial report, the first of its kind and planned as an annual document, has been provided to you.

"Employment, personal income, business volume—these as well as other measures point to new highs in economic performance. Some 85,000 new jobs were created in our state's economy just in the twelve months preceding last October. This raises total state employment to well over one million, six hundred thousand—the highest that any governor has ever been able to report. For the first time in a decade, monthly unemployment rates have frequently been below the national average. High employment across the state has allowed my administration to repay the final installment of the $137 million borrowed from the federal government to fund unemployment compensation during the drastic employment decline in the early 1970's. While inflation has pushed up the consumer price index by eight percent, compared with one year ago, personal income in the state has increased by fifteen percent in the same period, reaching $8,200 on a per capita basis. Industry has flourished in this state with a net gain of 12,000 new businesses accounting for a total manufacturing investment increase in excess of $650 million.

"The advantages of life in Washington are becoming more and more apparent to people all across the nation. Large numbers visited the Evergreen State in 1977-78, with revenues from the travel industry increasing by thirteen percent to approximately $2.7 billion. Substantial net in-migration over the past five years contributed to the forecast population increment between April 1978 and April 1979 of 129,000, reflecting the fact that Washington is undergoing, and probably will sustain, growth unparalleled in its history. Based on a June 1978 study, we can probably expect an additional 450,000 new citizens between now and 1985 and an additional 800,000 between then and the year 2000.

"Not only has our population increased in size, but its distribution, composition and disposition have changed as well. Seattle showed a seven percent loss in population, and Spokane and Tacoma posted only small increases compared to 1970. Whereas overall incorporated population increased by six percent, population in unincorporated areas of the state rose by over sixteen percent. For the fifth year in a row, births in Washington increased and persons 65 years of age and older now represent more than ten percent of the state's population. We are entering the era of a four-generation society.

"Controlling the size and cost of state government while still providing needed services is a major undertaking of this administration. Substantial population changes, such as I have reported, exert never-ending pressures to expand and extend government services and their delivery. During the last two years, however, state government growth has been held down to one percent per year as compared to seven and a half percent per year during the ten years preceding my first term in office.

"Nationwide inflation that erodes the purchasing power of citizens has severely affected state services. Maintenance of present service levels, plus the numerous instances of improved performance, have come about through enhanced management and greater employee efficiency. Examples of improvements abound. I will mention only three. Vehicle title transfer time which stood at a high of forty-seven days when I took office has been reduced to ten days; it remains at that level today, despite a nine percent increase in volume. The employment needs of the increasing population have caused us to place greater emphasis on helping people find jobs. Last year 98,000 individuals were placed and that's a record. The number of injured workers
eligible for industrial insurance benefits who are paid within the fourteen days required by law rose from twenty-five to ninety percent—our aim is one hundred percent. Improved management has served to ameliorate, but cannot do away with, the problems of inflation in the public, as well as, the private sectors. Although we will continue to direct the government enterprise according to the best management standards, always seeking more cost-effective methods of service delivery, we must deal with the reality of spiraling costs. Our responsibility to govern efficiently cannot mitigate our responsibility to meet the needs of all the people.

In Washington State, as in other states, care for the aged, the infirm and those recovering from protracted illness is frequently provided by private nursing homes. Sixty percent of the private nursing home facilities are occupied by patients who receive residential care under provisions of the Medicaid program administered by the state. As mandated by the federal government, nursing home operators are reimbursed for the costs of stipulated services. Patient care continues to be a primary consideration.

Although we have practiced cost containment to assure the maximum provision of care for every tax dollar, we recognize the upward trend of operators' legitimate costs, and so, beyond the Medicaid program, I commend to you a number of alternatives. Provision of these alternatives would allow and encourage senior citizens to continue to live rewarding lives in the homes which seventy percent of them own. Your authorization of a $59 million increase for funding these measures would promote the availability of home health care services, increase the property tax exemption for seniors and provide state funding for continuation of the nationally acclaimed Senior Citizens' Service Act.

All retired citizens are particularly affected by the inflationary burden on fixed retirement incomes. Although enhanced management of retirement systems now produces an additional $700,000 in investment income, six to eight percent inflation rates for the last four years have severely impacted retired members of the Teachers' and Public Employees' Retirement System. Retired teachers, in particular, have not received a cost of living increase for four years. I strongly recommend that you support my proposal to establish minimum benefits for retired teachers and public employees and provide a three percent cost of living increase.

Although many of the buildings at Western and Eastern State Hospitals for the mentally ill have been updated over the years, patient treatment and rehabilitation programs are limited by functionally outdated structures. I urge your support in my request for $34 million to construct new facilities for the nonoffender parts of both hospitals.

Throughout the state today there exists a serious shortage of decent, safe and affordable housing for families of low and moderate means. The average price of a new residence now exceeds $55,000. Some 120,000 citizens are paying more than twenty-five percent of their income for housing alone. Ninety-five thousand housing units are substandard, endangering their occupants' health and safety. To face up to this responsibility, I recommend that we establish a state housing finance agency similar to that found already in forty of the fifty states. This agency could begin to alleviate housing problems without long term costs to taxpayers. By selling tax exempt bonds, home mortgages would be made available through banks, savings and loan associations and mortgage companies to qualified individuals. Both the agency and financial institutions would use a small portion of bond proceeds to pay for administrative costs. Operation of the state housing finance agency could extend the benefits of home ownership or reduced rentals to people earning as little as nine thousand dollars to fifteen thousand dollars per year and it would also serve to dampen the effects of recession should we face that problem again here in Washington.

Perhaps nowhere in state government have we worked harder to improve efficiency and effectiveness than in the provision of human services. Prudent management does demand, wherever possible, that we avoid unnecessary and fruitless cost, but provide public help to those with legitimate need. Humanity confirms also the need that we immunize children against preventative disease.

Washington has always been dedicated to full educational opportunity for every child. Our Constitution stipulates that it is the 'paramount duty of the state to make ample provision for the education of all children.' It does not equivocate or limit this duty. We have already delayed too long in assuming our legitimate responsibility. September of 1978 saw confirmation of this and full funding of K-12 is mandated by the courts.

We should do it now. Accelerated full funding, such as I propose, is not simply a further shift of money from local to state sources. It heralds establishment of greater equality of educational opportunity for all children in the state wherever they may live, whatever their community's economic status. Today we have the opportunity to make Washington the first state in
the continental United States to define and fully fund basic education. Such action would be an estimable hallmark for the 46th Legislature and I earnestly solicit your support for this measure.

*Washington citizens join others across the nation in calling for a tax relief. The budget proposed for the 1979–81 biennium includes a significant number of tax relief measures. I am proposing major tax reduction for the first time since the administration of Governor Mon Walgren, some thirty–two years ago. These tax programs, if enacted, will provide tax relief for all citizens, for senior citizens, for property owners and for the state's business community. Let me emphasize again, accelerated full funding of the common schools would provide significant property tax relief for homeowners this year.

*Resolution of the complex fisheries' management programs constitutes another important problem for state government. United States Supreme Court review of the Boldt decision in the next sixty to ninety days will not realistically solve all the issues.

*Accordingly, we are working with our Congressional Delegation on a Washington State Resource Management Plan designed to increase the availability and quality of salmon and steelhead fish for all citizens on an equal opportunity basis.

*Looking to the future, we must make adequate provision for the state's identified building needs. My proposed capital budget calls for legislative endorsement of eleven bond issues. Each of these is amply justified and clearly needed. I particularly urge your support of a $111 million bond issue for capital improvements in DSHS which would, if approved, provide for a new five hundred bed medium security adult correction facility. This construction would constitute an integral part of the effort toward relieving overcrowding in the penal institutions. It will also provide capital improvements at Eastern and Washington State Mental Hospitals and other DSHS facilities.

*Our northwestern way of living and the growing population demands additional recreation facilities. These can frequently be provided with the assistance of federal funding where the state is willing to provide matching funds. Availability of these matching funds requires your authorization of a $16 million bond issue for the Outdoor Recreation Account.

*Two other bond issues—one for universities, the other for the community college system—amount, in total, to $57.5 million. These are not pointed to substantial new construction, but to improvement of existing structures.

*This is only my second opportunity to present my budget and legislative proposals to this august body. My proposals are designed to meet the basic needs of our citizens while remaining consistent with my administration's philosophy and the temper of the times—that is to move toward minimizing the burden of taxes, minimizing the involvement of government in the lives of its citizens, and providing essential government services in an efficient, professional and businesslike manner. The proposals I bring you are not designed to solve all problems. They are, for the most part, modest proposals for incremental improvements to meet basic and immediate needs. I request your help in considering these proposals with dispatch so that we may work together to face some far more compelling and far-ranging problems. I speak to you now of just two such problems: These are the need for (1) adequate supplies of energy to sustain the healthy economic conditions we now enjoy, (2) the need for expansion, maintenance and improvement of the public transportation systems upon which we all depend so heavily and which will soon be strained to overcapacity with our increasing population. We will not emerge from this legislative session with permanent solutions to either of these problems. This decade may end without such solutions, but let us not open the door to overcapacity with our increasing population. We will not emerge from this legislative session with permanent solutions to either of these problems. This decade may end without such solutions, but let us not open the door to the eighties unless it can be said that this state government—the Governor and the Legislature working together—have begun to deal with the pressures and problems that population and economic growth will bring. Let it not be said that this government lacked the foresight to tackle the problems of energy supply and diversification, so that viable energy resources will be available for transportation, environment, and economic opportunity for the citizens of this state as they begin the next decade. Let us then work together to complete this legislative session with harmony and efficiency, but let this, too, be the beginning of a determined effort to work more closely to prepare the way to the eighties, to ensure that the next decade in this state will be as prosperous and as promising for our citizens as we expect the completion of this decade to be. Let us demonstrate our ability to tackle these long range needs by the success with which we complete our work in this legislative session.

*Thank you.*

(Applause)

The President of the Senate directed the committee to escort Her Excellency, Governor Dixy Lee Ray, to her office.
The President of the Senate directed the committee to escort the Supreme Court Judges from the House Chamber.

The President of the Senate directed the committee to escort the elected state officials from the House Chamber.

The President of the Senate returned the gavel to Speaker Berentson.

MOTION

On motion of Mr. Polk, the Joint Session was dissolved.

Speaker Berentson instructed the committee to escort Lieutenant Governor Cherberg and President Pro Tem Al Henry and the members of the Senate to the Senate Chamber.

MOTION

On motion of Mr. Polk, the House adjourned until 11:00 a.m., Wednesday, January 17, 1979.

JOHN BAGNARIOL, Speaker
DUANE BERENTSON, Speaker

DEAN R. FOSTER, Chief Clerk
VITO T. CHIECHI, Chief Clerk
TENTH DAY, JANUARY 17, 1979

TENTH DAY

MORNING SESSION

House Chamber, Olympia, Wash., Wednesday, January 17, 1979.

The House was called to order at 11:00 a.m. by the Speaker (Mr. O'Brien presiding). The Clerk called the roll and all members were present except Representative Houchen, who was excused.

The flag was escorted to the rostrum by a Sergeant at Arms Color Guard, Pages Nancy Running Bear and Anne Marie Frolich. Prayer was offered by Reverend Paul J. Beeman of the First United Methodist Church of Olympia.

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

MESSAGE FROM THE SECRETARY OF STATE

TO THE HONORABLE
SPEAKER OF THE HOUSE OF REPRESENTATIVES
THE LEGISLATURE OF THE STATE OF WASHINGTON
OLYMPIA, WASHINGTON

Mr. Speaker:

January 16, 1979

My office has completed a statistical sample of signatures filed in support of Initiative to the Legislature No. 61. According to the provisions of RCW 29.79.200, that sampling procedure must indicate that the petition contains at least one hundred ten percent of the requisite number of legal voters.

The statistical sample used in canvassing Initiative Measure No. 61 indicates that whereas the petition appears to contain a number of signatures in excess of the minimum required by the State Constitution, it does not contain one hundred ten percent of the requisite number.

Therefore, in accordance with RCW 29.79.200 and WAC 434–79–010, I have directed that a full canvass be made of the signatures filed in support of the measure. I anticipate that this process will be completed on or before February 21, 1979, at which time an official report will be given simultaneously to both branches of the Legislature.

Respectfully,

BRUCE K. CHAPMAN, Secretary of State.

MESSAGES FROM THE SENATE

January 16, 1979

Mr. Speaker:

The President has signed:

HOUSE JOINT MEMORIAL NO. 3,

and the same are herewith transmitted.

Sidney R. Snyder, Secretary.

January 16, 1979

Mr. Speaker:

The Senate has passed:

SENATE BILL NO. 2065,

and the same is herewith transmitted.

Sidney R. Snyder, Secretary.

INTRODUCTIONS AND FIRST READING

HOUSE BILL NO. 318, by Representatives Winsley, Smith (R), Deccio, Addison and Tilly:

AN ACT Relating to adoption; amending section 1, chapter 133, Laws of 1939 as last amended by section 40, chapter 42, Laws of 1975–76 2nd ex. sess. and RCW 70.58.210; amending section 12, chapter 291, Laws of 1955 and RCW 26.32.120; amending section 15, chapter 291, Laws of 1955 and RCW 26.32-.150; amending section 3, chapter 150, Laws of 1935 and RCW 26.36.030; amending section 1, chapter
82, Laws of 1970 ex. sess. as amended by section 21, chapter 80, Laws of 1977 ex. sess. and RCW 26.36.050; and adding new sections to chapter 26.32 RCW.

To Committee on Judiciary

HOUSE BILL NO. 319, by Representatives Burns, Patterson, Grimm, Barnes, Douthwaite, Keller, Kreidler, Greengo, Lux, Erickson and Gruger:

AN ACT Relating to institutions of higher education; amending section 28B.15.380, chapter 223, Laws of 1969 ex. sess. as last amended by section 10, chapter 322, Laws of 1977 ex. sess. and RCW 28B.15.380; creating new sections; and adding a new section to chapter 223, Laws of 1969 ex. sess. and to chapter 28B.15 RCW.

To Committee on Higher Education

HOUSE BILL NO. 320, by Representatives Craswell, Dunlap, Deccio, Sanders, Mitchell, Addison, Erickson, Rohrbach, Barr, Hastings, Hurley, Flanagan, Taylor and Bond:

AN ACT Relating to revenue and taxation; amending section 1, chapter 133, Laws of 1967 ex. sess. as last amended by section 106, chapter 195, Laws of 1973 1st ex. sess. and RCW 84.52.065; and amending section 20, chapter 288, Laws of 1971 ex. sess. as amended by section 1, chapter 67, Laws of 1973 1st ex. sess. and RCW 84.55.010.

To Committee on Revenue

HOUSE BILL NO. 321, by Representatives Thompson and Taller (by Department of Social and Health Services request):

AN ACT Relating to nursing homes; amending section 74.09.120, chapter 26, Laws of 1959 as last amended by section 1, chapter 213, Laws of 1975 1st ex. sess. and RCW 74.09.120; amending section 4, chapter 260, Laws of 1977 ex. sess. and RCW 74.09.580; amending section 1, chapter 244, Laws of 1977 ex. sess. and RCW 18.51.310; and repealing section 5, chapter 260, Laws of 1977 ex. sess. and RCW 74.09.590.

To Committee on Social and Health Services

HOUSE BILL NO. 322, by Representatives Isaacson, Pruitt, Oliver, Brekke, Hastings, Sanders, North, Addison, Greengo and Struthers:

AN ACT Relating to religious ceremonies; and amending section 3, chapter 96, Laws of 1974 ex. sess. as last amended by section 11, chapter 14, Laws of 1977 ex. sess. and RCW 19.27.030.

To Committee on Local Government

HOUSE BILL NO. 323, by Representatives Owen, North and Clayton:

AN ACT Relating to public employees; and amending section 3, chapter 108, Laws of 1967 ex. sess. as last amended by section 15, chapter 296, Laws of 1975 1st ex. sess. and RCW 41.56.030.

To Committee on Labor

HOUSE BILL NO. 324, by Representatives Kreidler, Nisbet and Owen:

AN ACT Relating to community college districts; amending section 28B.50.040, chapter 223, Laws of 1969 ex. sess. as amended by section 7, chapter 46, Laws of 1973 1st ex. sess. and RCW 28B.50.040; and creating new sections.

To Committee on Higher Education

HOUSE BILL NO. 325, by Representatives Sprague, Sanders, Greengo and Bond:

AN ACT Relating to revenue and taxation; amending section 82.32.060, chapter 15, Laws of 1961 as last amended by section 17, chapter 299, Laws of 1971 ex. sess. and RCW 82.32.060; and prescribing penalties.

To Committee on Revenue

HOUSE BILL NO. 326, by Representatives O'Brien, Erak, Warnke, Polk and Sanders:

AN ACT Relating to excise taxes; amending section 82.04.260, chapter 15, Laws of 1961 as last amended by section 7, chapter 291, Laws of 1975 1st ex. sess. and RCW 82.04.260; and adding a new section to chapter 82.04 RCW.

To Committee on Revenue
HOUSE BILL NO. 327, by Representatives Haley, May, Greengo, Struthers, Craswell, Sommers and Bond:
AN ACT Relating to financial responsibility for residential care of youths; adding a new chapter to Title 13 RCW; and declaring an emergency.
To Committee on Social and Health Services

HOUSE BILL NO. 328, by Representatives Haley, McCormick, Martinis and Charnley:
AN ACT Relating to energy facility site locations; amending section 15, chapter 45, Laws of 1970 ex. sess. as amended by section 12, chapter 371, Laws of 1977 ex. sess. and RCW 80.50.150; and prescribing penalties.
To Committee on Energy and Utilities

HOUSE BILL NO. 329, by Representatives McCormick, Martinis and Wilson:
AN ACT Relating to school bus stop shelters; and amending section 4, chapter 96, Laws of 1961 as last amended by section 1, chapter 271, Laws of 1975 1st ex. sess. and RCW 47.42.040.
To Committee on Transportation

HOUSE BILL NO. 330, by Representatives Schmitten, Vrooman, Sanders and Addison:
AN ACT Relating to the department of game; adding a new section to chapter 77.32 RCW; and prescribing penalties.
To Committee on Natural Resources

HOUSE BILL NO. 331, by Representatives Vrooman, Schmitten and Taylor:
AN ACT Relating to the department of game; amending section 77.12.170, chapter 36, Laws of 1955 as last amended by section 12, chapter 200, Laws of 1973 1st ex. sess. and RCW 77.12.170; and adding a new section to chapter 77.12 RCW.
To Committee on Natural Resources

HOUSE BILL NO. 332, by Representatives Vrooman, Schmitten, Knowles and Struthers:
AN ACT Relating to game; amending section 77.16.250, chapter 36, Laws of 1955 and RCW 77.16.250; and defining crimes.
To Committee on Natural Resources

HOUSE BILL NO. 333, by Representatives Martinis, Schmitten, Vrooman, Wilson and Jovanovich:
AN ACT Relating to salmon fishing; adding new sections to chapter 106, Laws of 1977 ex. sess. and to chapter 75.30 RCW; creating a new section; repealing section 11, chapter 106, Laws of 1977 ex. sess. (uncodified); prescribing penalties; providing an effective date; and providing an expiration date.
To Committee on Natural Resources

HOUSE BILL NO. 334, by Representatives Hurley, Greengo and Brown:
AN ACT Relating to parks and recreation; adding new sections to chapter 58.17 RCW; and providing an effective date.
To Committee on Parks and Recreation

HOUSE BILL NO. 335, by Representatives Nelson (G.A.), Martinis, Patterson, Becker and Sprague:
AN ACT Relating to community college districts; amending section 28B.50.040, chapter 223, Laws of 1969 ex. sess. as amended by section 7, chapter 46, Laws of 1973 1st ex. sess. and RCW 28B.50.040; creating new sections; and making an effective date.
To Committee on Higher Education

HOUSE BILL NO. 336, by Representatives Oliver, Eberle, Hurley, Isaacson and Bond:
AN ACT Relating to advertising abortions; adding a new section to chapter 9.04 RCW; and prescribing penalties.
To Committee on Judiciary
HOUSE BILL NO. 337, by Representatives Oliver, Fuller, Polk, Dawson, Rosbach, Sanders, Mitchell, Addison, Barr, Eberle, Taylor, Isaacs and Bond:

AN ACT Relating to revenue and taxation; amending section 1, chapter 133, Laws of 1967 ex. sess. as last amended by section 106, chapter 195, Laws of 1973 1st ex. sess. and RCW 84.52.065; amending section 20, chapter 288, Laws of 1971 ex. sess. as amended by section 1, chapter 67, Laws of 1973 1st ex. sess. and RCW 84.55.010; amending section 1, chapter 182, Laws of 1974 ex. sess. as last amended by section 1, chapter 268, Laws of 1977 ex. sess. and RCW 84.36.381; and creating new sections.

To Committee on Revenue

HOUSE BILL NO. 338, by Representatives Oliver, Isaacson and Sprague:

AN ACT Relating to marriage; and amending section 1, chapter 107, Laws of 1953 as amended by section 3, chapter 230, Laws of 1963 and RCW 26.04.180.

To Committee on Judiciary

HOUSE BILL NO. 339, by Representatives Newhouse, Clayton and Whiteside:

AN ACT Relating to school districts; and amending section 9, chapter 15, Laws of 1975–76 2nd ex. sess. and RCW 28A.57.415.

To Committee on Constitution, Elections and Governmental Ethics

HOUSE BILL NO. 340, by Representative Strutters, Becker, Dunlap, Clayton, Smith (C) and Bond (by Department of Social and Health Services request):

AN ACT Relating to juveniles; amending section 76, chapter 291, Laws of 1977 ex. sess. and RCW 13.40-.220; creating a new section; and adding a new chapter to Title 72 RCW.

To Committee on Institutions

HOUSE BILL NO. 341, by Representatives Newhouse, Smith (R) and Whiteside (by Code Reviser's request):


To Committee on Judiciary

HOUSE BILL NO. 342, by Representatives Newhouse, Smith (R) and Whiteside (by Code Reviser's request):

AN ACT Relating to securities; reenacting section 31, chapter 282, Laws of 1959 as last amended by section 1, chapter 172, Laws of 1977 ex. sess. and by section 2, chapter 188, Laws of 1977 ex. sess. and RCW 21.20.310; and declaring an emergency.

To Committee on Judiciary

HOUSE BILL NO. 343, by Representatives Newhouse, Smith (R) and Whiteside (by Code Reviser's request):

AN ACT Relating to the Washington state historical society; reenacting section 1, chapter 177, Laws of 1903 as amended by section 14, chapter 75, Laws of 1977 and by section 2, chapter 81, Laws of 1977 ex. sess. and RCW 27.28.080; reenacting section 1, chapter 187, Laws of 1925 ex. sess. as last amended by section 15, chapter 75, Laws of 1977 and by section 3, chapter 81, Laws of 1977 ex. sess. and RCW 27.32.010; and declaring an emergency.

To Committee on Judiciary

HOUSE BILL NO. 344, by Representatives Newhouse, Smith (R) and Whiteside (by Code Reviser's request):

of 1977 and by section 1, chapter 123, Laws of 1977 ex. sess. and RCW 43.51.040; and declaring an emergency.

To Committee on Judiciary

HOUSE BILL NO. 345, by Representatives Newhouse, Smith (R) and Whiteside (by Code Reviser's request):


To Committee on Judiciary

HOUSE BILL NO. 346, by Representatives Newhouse, Smith (R) and Whiteside (by Code Reviser's request):

AN ACT Relating to revenue and taxation; amending and reenacting section 82.08.030, chapter 15, Laws of 1961 as last amended by section 6, chapter 166, Laws of 1977 ex. sess., by section 1, chapter 179, Laws of 1977 ex. sess. and by section 1, chapter 2, Laws of 1979 (Initiative Measure No. 345, approved November 8, 1977) and RCW 82.08.030; amending and reenacting section 82.12.030, chapter 15, Laws of 1961 as last amended by section 7, chapter 166, Laws of 1977 ex. sess., by section 111, chapter 169, Laws of 1977 ex. sess., by section 2, chapter 179, Laws of 1977 ex. sess., and by section 2, chapter 2, Laws of 1979 (Initiative Measure No. 345, approved November 8, 1977) and RCW 82.12.030; and declaring an emergency.

To Committee on Judiciary

HOUSE BILL NO. 347, by Representatives Newhouse, Smith (R) and Whiteside (by Code Reviser's request):

AN ACT Relating to revenue and taxation; reenacting section 84.48.010, chapter 15, Laws of 1961 as last amended by section 1, chapter 33, Laws of 1977 and by section 2, chapter 290, Laws of 1977 ex. sess. and RCW 84.48.010; and declaring an emergency.

To Committee on Judiciary

HOUSE BILL NO. 348, by Representatives Newhouse, Smith (R) and Whiteside (by Code Reviser's request):


To Committee on Judiciary

HOUSE BILL NO. 349, by Representatives Flanagan, Warnke and Addison (by Legislative Budget Committee request based on performance audit):

AN ACT Relating to public printing; amending section 43.78.030, chapter 8, Laws of 1965 as amended by section 114, chapter 81, Laws of 1971 and RCW 43.78.030; amending section 43.78.040, chapter 8, Laws of 1965 and RCW 43.78.040; amending section 43.78.070, chapter 8, Laws of 1965 and RCW 43.78.070; amending section 43.78.080, chapter 8, Laws of 1965 as last amended by section 1, chapter 1, Laws of 1972 ex. sess. and RCW 43.78.080; amending section 43.78.110, chapter 8, Laws of 1965 as amended by section 1, chapter 79, Laws of 1969 and RCW 43.78.110; adding new sections to chapter 43.78 RCW; repealing section 43.78.020, chapter 8, Laws of 1965 and RCW 43.78.020; repealing section 43.78.050, chapter 8, Laws of 1965 and RCW 43.78.050; repealing section 43.78.090, chapter 8, Laws of 1965 and RCW 43.78.090; repealing section 43.78.100, chapter 8, Laws of 1965 and RCW 43.78.100; and providing an effective date.

To Committee on State Government
HOUSE BILL NO. 350, by Representatives King, Kreidler, Patterson, Grimm, Erickson and Keller:

AN ACT Relating to institutions of higher education; amending section 1, chapter 258, Laws of 1971 ex. sess. as amended by section 14, chapter 169, Laws of 1977 ex. sess. and RCW 28B.10.350; amending section 28B.50.330, chapter 223, Laws of 1969 ex. sess. and RCW 28B.50.330; creating new sections; and adding a new section to chapter 223, Laws of 1969 ex. sess. and to chapter 28B.10 RCW.

To Committee on Higher Education

HOUSE BILL NO. 351, by Representatives Barr, Kreidler and Amen:

AN ACT Relating to agriculture; and amending section 15.66.150, chapter 11, Laws of 1961 and RCW 15.66.150.

To Committee on Agriculture

HOUSE BILL NO. 352, by Representatives Smith (R), Newhouse, Gruger, Hurley, Brekke, Wilson, Tilly and Owen:


To Committee on Judiciary

HOUSE BILL NO. 353, by Representatives Walk, Taller, Chandler, Ehlers, Burns, Grimm, Teutsch and Deccio:

AN ACT Relating to public employment; amending section 1, chapter 208, Laws of 1957 and RCW 41.04- .035; and amending section 2, chapter 208, Laws of 1957 as amended by section 16, chapter 106, Laws of 1973 and RCW 41.04.036.

To Committee on State Government

HOUSE BILL NO. 354, by Representatives Eberle, Oliver and Rohrbach:

AN ACT Relating to revenue and taxation; providing for the rebate of retail sales tax to citizens of the state of Washington who can demonstrate financial expenditure, or other valuable consideration, for off-government-premises education given in compliance with the compulsory attendance law; defining limitations; identifying fraudulent acts; creating new sections; and declaring an emergency.

To Committee on Education

HOUSE BILL NO. 355, by Representatives Keller and Kreidler:

AN ACT Relating to state officers and employees; and amending section 43.01.040, chapter 8, Laws of 1965 as amended by section 1, chapter 13, Laws of 1965 ex. sess. and RCW 43.01.040.

To Committee on State Government

HOUSE BILL NO. 356, by Representatives Erickson, Clayton, Schmittten, Heck, Smith (R), Sommers and Ehlers:

AN ACT Relating to revenue and taxation; and adding a new chapter to Title 84 RCW.

To Committee on Revenue

HOUSE BILL NO. 357, by Representatives Thompson, Zimmerman and Gruger:

AN ACT Relating to higher education; and adding a new section to chapter 250, Laws of 1971 ex. sess. and to chapter 42.30 RCW.

To Committee on Higher Education
HOUSE BILL NO. 358, by Representatives Burns, Bender, Eng, Lux, Charnley, Nelson (D), Kreidler, King, Maxie, Haley, Grimm, Pruitt, Isaacson and Bauer:

AN ACT Relating to community colleges; and amending section 29, chapter 261, Laws of 1969 ex. sess. as last amended by section 2, chapter 191, Laws of 1973 1st ex. sess. and RCW 28B.15.520.

To Committee on Higher Education

HOUSE JOINT RESOLUTION NO. 13, by Representatives Oliver, Lux, Burns, Haley, McDonald and Fancher:

Authorizing the appointment of a county sheriff.

To Committee on Local Government

HOUSE JOINT RESOLUTION NO. 14, by Representatives Oliver, Erickson and Sommers (by State Auditor request):

Authorizing the legislature to direct audits of any entity in the judicial branch of government.

To Committee on Constitution, Elections and Governmental Ethics

HOUSE JOINT RESOLUTION NO. 15, by Representatives Thompson, Zimmerman, Brekke and Whiteside:

Amending Constitution to authorize approval of school district special levies by majority vote and permitting single election in each twelve-month period.

To Committee on Constitution, Elections and Governmental Ethics

SENATE BILL NO. 2065, by Senators Conner, Guess and Henry (by Joint Legislative Transportation Committee request):

Reenacting authorization for certain urban arterial bonds.

MOTION

On motion of Mr. King, all bills and resolutions listed on today's agenda under the fourth order of business were passed to the committees designated.

FIRST READING

SENATE BILL NO. 2065, by Senators Conner, Guess and Henry (by Joint Legislative Transportation Committee request):

Reenacting authorization for certain urban arterial bonds.

MOTION

On motion of Mr. King, the rules were suspended, and Senate Bill No. 2065 was advanced to second reading and ordered placed on today's second reading calendar.

REPORTS OF STANDING COMMITTEES

January 15, 1979

HOUSE BILL NO. 18, Prime Sponsor: Representative Becker, enacting the uniform child custody jurisdiction act. Reported by Committee on Judiciary.

MAJORITY recommendation: Do pass. Signed by Representatives Newhouse, Executive Chairman; Smith (R), Co-Chairman; Chandler, Knowles, Sherman, Thompson, Tilly, Winsley.

January 15, 1979

HOUSE BILL NO. 25, Prime Sponsor: Representative Knowles, defining what persons are lawfully on another's property in cases of liability for dog bites. Reported by Committee on Judiciary.

MAJORITY recommendation: Do pass. Signed by Representatives Newhouse, Executive Chairman; Smith (R), Co-Chairman; Chandler, Knowles, Sherman, Thompson, Tilly, Winsley.

January 16, 1979

HOUSE BILL NO. 26, Prime Sponsor: Representative Valle, relating to highways. Reported by Committee on Ecology.
MAJORITY recommendation: Do pass. Signed by Representatives Valle, Executive Chairwoman; Barr, Co-Chairman; Brekke, Douthwaite, Galloway, Haley, Isaacson, Nisbet, Pruitt, Sanders, Smith (C).

January 15, 1979

HOUSE BILL NO. 31, Prime Sponsor: Representative Ehlers, requiring the legislature to pay the department of general administration for use of buildings and services. Reported by Committee on State Government.

MAJORITY recommendation: Do pass. Signed by Representatives Ehlers, Executive Chairman; Taller, Co-Chairman; Addison, Burns, Fancher, Greengo, Haley, Jovanovich, McGinnis, Pruitt, Walk, Williams.

January 15, 1979

HOUSE BILL NO. 32, Prime Sponsor: Representative Taller, requiring vehicles of the state school directors' association to be marked. Reported by Committee on State Government.

MAJORITY recommendation: Do pass. Signed by Representatives Ehlers, Executive Chairman; Taller, Co-Chairman; Addison, Burns, Fancher, Greengo, Haley, Jovanovich, McGinnis, Pruitt, Walk, Williams.

January 15, 1979

HOUSE BILL NO. 33, Prime Sponsor: Representative Taller, establishing certain fees relating to corporations which may be charged by the secretary of state. Reported by Committee on State Government.

MAJORITY recommendation: Do pass. Signed by Representatives Ehlers, Executive Chairman; Taller, Co-Chairman; Addison, Burns, Fancher, Greengo, Haley, Jovanovich, McGinnis, Pruitt, Walk, Williams.

January 15, 1979

HOUSE BILL NO. 36, Prime Sponsor: Representative Ehlers, directing the state fire marshal to collect and analyze fire data. Reported by Committee on State Government.

MAJORITY recommendation: The Substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Ehlers, Executive Chairman; Taller, Co-Chairman; Addison, Burns, Fancher, Greengo, Haley, Jovanovich, McGinnis, Pruitt, Walk, Williams.

January 15, 1979

HOUSE BILL NO. 50, Prime Sponsor: Representative Newhouse, providing for limited liability of landowners for recreational use of their land by the public. Reported by Committee on Judiciary.

MAJORITY recommendation: Do pass. Signed by Representatives Newhouse, Executive Chairman; Smith (R), Co-Chairman; Chandler, Knowles, Sherman, Thompson, Tilly, Winsley.

January 15, 1979

HOUSE BILL NO. 52, Prime Sponsor: Representative Keller, permitting municipal courts to be terminated by city ordinance at anytime. Reported by Committee on Judiciary.

MAJORITY recommendation: Do pass. Signed by Representatives Newhouse, Executive Chairman; Smith (R), Co-Chairman; Chandler, Knowles, Sherman, Thompson, Tilly, Winsley.

January 15, 1979

HOUSE BILL NO. 69, Prime Sponsor: Representative Warnke, repealing sections authorizing forest tree nursery at Washington State University. Reported by Committee on Higher Education.

MAJORITY recommendation: Do pass. Signed by Representatives Grimm, Executive Chairman; Barnes, Co-Chairman; Burns, Erickson, Gruger, McGinnis, Oliver, Patterson, Salatino, Teutsch.

January 16, 1979

HOUSE BILL NO. 101, Prime Sponsor: Representative Sanders, clarifying laws on negligent driving and racing. Reported by Committee on Judiciary.

January 15, 1979
TENTH DAY, JANUARY 17, 1979

MAJORITY recommendation: Do pass. Signed by Representatives Newhouse, Executive Chairman; Smith (R), Co-Chairman; Chandler, Knowles, Sherman, Thompson, Tilly, Winsley.

January 15, 1979

HOUSE BILL NO. 120, Prime Sponsor: Representative Martinis, reenacting authorization for certain urban arterial bonds. Reported by Committee on Transportation.

MAJORITY recommendation: Do pass. Signed by Representatives Wilson, Co-Chairman; Martinis, Co-Chairman; Bender, Burns, Clayton, Dawson, Erak, Gallagher, Garrett, Isaacson, McCormick, Patterson, Sherman, Smith (C), Sprague, Struthers, Tilly.

January 16, 1979

HOUSE BILL NO. 126, Prime Sponsor: Representative Charnley, making unlawful the commercial selling of term papers, theses, or other work assignments utilized for postsecondary education purposes. Reported by Committee on Higher Education.

MAJORITY recommendation: Do pass. Signed by Representatives Grimm, Executive Chairman; Barnes, Co-Chairman; Burns, Erickson, McGinnis, Oliver, Patterson, Salatino, Teutsch.

MOTION

On motion of Mr. King, all bills listed on today's agenda under the fifth order of business were referred to Committee on Rules for second reading.

SECOND READING

SENATE CONCURRENT RESOLUTION NO. 102, by Senators Walgren, Odegaard, Matson and Newschwander:

Establishing cut-off dates for introduction and consideration of legislation during the forty-sixth regular legislative session.

The resolution was read the second time.

On motion of Mr. King, the rules were suspended, the second reading considered the third, and Senate Concurrent Resolution No. 102 was placed on final passage.

Mr. King spoke in favor of the resolution, and it was adopted.

SENATE BILL NO. 2065, by Senators Conner, Guess and Henry (by Joint Legislative Transportation Committee request):

Reenacting authorization for certain urban arterial bonds.

The bill was read the second time.

On motion of Mr. Martinis, the rules were suspended, the second reading considered the third, and Senate Bill No. 2065 was placed on final passage.

Representatives Martinis, Wilson, North and Dunlap spoke in favor of the bill.

POINT OF INQUIRY

Mr. Martinis yielded to question by Mr. Charnley.

Mr. Charnley: "Representative Martinis, I wonder if you might just briefly explain to us what affect this will have on the gas tax revenues and whether there will be any increase or not?"

Mr. Martinis: "The bill I refer to that would carry this bill—and we need a sixty percent with the variable gas tax—ten percent of that variable gas tax is dedicated for urban arterial projects. The revenue is there; the money is going into a fund and this bill simply authorizes the expenditure for the sale of the bonds. The bond service is dedicated by that ten percent of the gas tax money. It's already there."

ROLL CALL

The Clerk called the roll on the final passage of Senate Bill No. 2065, and the bill passed the House by the following vote: Yeas, 97; nays, 0; not voting, 1.

Voting yea: Representatives Adams, Addison, Amen, Bagnariol, Barnes, Barr, Bauer, Becker, Bender, Berentson, Blair, Bond, Brekke, Brown, Burns, Chandler, Charnley, Clayton, Craswell, Dawson, Deccio, Douthwaite, Dunlap, Eberle, Ehlers, Eng, Erak, Erickson, Fancher, Flanagan, Fuller, Gallagher, Galloway,
Not voting: Representative Houchen.

Senate Bill No. 2065, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTIONS

On motion of Mr. King, HOUSE BILL NO. 189 was rereferred from Committee on Natural Resources to Committee on Ecology.

On motion of Mr. King, the House adjourned until 11:00 a.m., Friday, January 19, 1979.

JOHN BAGNARIOL, Speaker
DUANE BERENTSON, Speaker

DEAN R. FOSTER, Chief Clerk
VITO T. CHIECHI, Chief Clerk
TWELFTH DAY, JANUARY 19, 1979

TWELFTH DAY

MORNING SESSION

House Chamber, Olympia, Wash., Friday, January 19, 1979.

The House was called to order at 11:00 a.m. by Speaker Berentson. The Clerk called the roll and all members were present except Representative Houchen, who was excused.

The flag was escorted to the rostrum by a Sergeant at Arms Color Guard, Pages Denise Baublitz and Antoinetta Jones. Prayer was offered by Reverend Paul J. Beeman of the First United Methodist Church of Olympia.

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

MESSAGE FROM THE SECRETARY OF STATE

THE HONORABLE
SPEAKER OF THE HOUSE OF REPRESENTATIVES
LEGISLATURE OF THE STATE OF WASHINGTON
OLYMPIA, WASHINGTON

January 18, 1979

Dear Sir:

We herewith respectfully transmit for your consideration, pursuant to Article II, Section 1, of the state Constitution and RCW 29.79.200, the certification of the sufficiency of Initiative to the Legislature 62 together with a copy of the full, true and complete text of the Initiative as filed in this office on June 9, 1978.

Sincerely,

BRUCE K. CHAPMAN, Secretary of State
CARMELA M. BOWNS, Assistant Secretary of State

CERTIFICATION OF INITIATIVE
TO THE LEGISLATURE 62

Pursuant to Article II, Section 1A of the Washington State Constitution, RCW 29.79-.200, and WAC 434-79-010, the Office of the Secretary of State has caused the signatures submitted in support of Initiative to the Legislature 62 to be examined in the following manner:

1. It was determined that 169,456 signatures were submitted by the sponsors thereof. A random sample of 6,748 signatures was taken from those submitted;

2. Each sampled signature was examined to determine the following: (a) if the signer was a registered voter of the state at the address indicated on the petition; (b) if the signature was proper as to form; and (c) if the same signature appeared more than once in the sample. We found 6,270 valid signatures, 464 signatures invalid due to not being registered or being improper in form, and 14 pairs of duplicated signatures in the sample;

3. We calculated an allowance for the chance of error of sampling (33) by multiplying the square root of the number of invalid signatures by 1.5;

4. We estimated the upper limit of the number of signatures on the initiative petition which were invalid (12,482) by dividing the sum of the number of invalid signatures in the sample and the allowance for the chance error of sampling by the sampling ratio;

5. We determined the maximum allowable number of pairs of signatures on the petition (20,891) by subtracting the sum of 110% of the number of signatures required by Article II, Section 1A of the Washington State Constitution (136,083) and the estimate of the upper limit of the number of invalid signatures in the population from the number of signatures submitted;

6. We determined the expected number of pairs of signatures in the sample (33) by multiplying the square of the sampling ratio by the maximum allowable number of pairs of signatures on the initiative petition;

7. We determined the acceptable number of pairs of signatures in the sample (23) by subtracting 1.65 times the square root of the expected number of pairs of signatures in the sample from the expected number of pairs of signatures in the sample; and

8. Since the number of pairs of signatures in the sample is less than the acceptable number of pairs of signatures in the sample, I hereby declare Initiative to the Legislature 62 to be sufficient.
IN WITNESS WHEREOF, I have hereunto set my hand and caused the Seal of the State of Washington to be affixed this 18th day of January, A.D., 1979.

(SEAL OF THE STATE OF WASHINGTON)

CARMELA M. BOWNS, Assistant Secretary of State

INITIATIVE TO THE LEGISLATURE 62

AN ACT Relating to revenue and taxation; adding a new chapter to Title 43 RCW; and providing an effective date.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF WASHINGTON:

NEW SECTION. Section 1. The people of the state of Washington hereby find and declare:

(1) The continuing increases in our state tax burden and the corresponding growth of state government is contrary to the interest of the people of the state of Washington.

(2) It is necessary to limit the rate of growth of state government while assuring adequate funding of essential services, including basic education as defined by the legislature.

(3) It is therefore the intent of this chapter to:

(a) Establish a limit which will assure that the growth rate of state tax revenue does not exceed the growth rate of state personal income;

(b) Assure that local governments are provided funds adequate to render those services deemed essential by their citizens;

(c) Assure that the state does not impose, on any taxing district, responsibility for new programs or increased levels of service under existing programs unless the costs thereof are paid by the state;

(d) Provide for adjustment of the limit when costs of a program are transferred between the state and another political entity; and

(e) Establish a procedure for exceeding this limit in emergency situations.

NEW SECTION. Sec. 2. As used in this chapter, the following terms have the meanings indicated unless otherwise required.

(1) "State tax revenue" means all state moneys received in the treasury from every source except those revenues excluded for the term "general state revenues" by Article VIII, section (1)(c) of the state Constitution other than the state property tax levied for the support of the common schools under RCW 84.52.065, as now or hereafter amended.

(2) "State personal income" means the dollar amount published as total personal income of persons of the state for the calendar year by the United States department of commerce or its successor agency.

(3) "State tax revenue limit" or "limit" means the state tax revenue limit created by this chapter.

(4) "Taxing district" means those districts included within the term "taxing district" under RCW 84.04.120, as now or hereafter amended.

(5) "State personal income ratio" for any calendar year means the quotient formed by dividing (a) state personal income for the calendar year under consideration by (b) the state personal income for the immediately preceding calendar year.

NEW SECTION. Sec. 3. (1) The state tax revenue limit for any fiscal year shall be the previous fiscal year's state tax revenue limit multiplied by the average state personal income ratio for the three calendar years immediately preceding the beginning of the fiscal year for which the limit is being computed.

(2) For purposes of computing the state tax revenue limit for the fiscal year beginning July 1, 1980, the phrase "the previous fiscal year's state tax revenue limit" means the state tax revenue collected in the fiscal year beginning July 1, 1978, multiplied by the average state personal income ratio for the calendar years 1976, 1977, and 1978.

NEW SECTION. Sec. 4. Except as provided in section 5 of this act, taxes, fees, and charges on persons, property, and activities shall be imposed, levied, or set by the legislature in such a manner that the estimated state tax revenue for each fiscal year of the next biennium will not exceed the state tax revenue limit for that fiscal year: PROVIDED, The legislature may at any time adjust such taxes, fees, and charges for the second fiscal year of the biennium.

NEW SECTION. Sec. 5. (1) The state tax revenue limit for any fiscal year may be exceeded in order to meet an emergency as declared by the legislature by two-thirds vote of each house. The legislature, by two-thirds vote of each house, shall set forth the circumstances constituting the emergency and the amount of state tax revenue in excess of the applicable state tax revenue limit necessary to meet the emergency.
(2) Any amount of state tax revenue authorized by subsection (1) of this section in excess of the state tax revenue limit shall be authorized only for the fiscal year in which the vote is taken and/or the next succeeding fiscal year, as directed by the legislature.

(3) Except where the emergency results from a court order, the amount of state tax revenue authorized under subsection (1) of this section in excess of the limit shall not be used in the revenue base used to compute the state tax revenue limit for subsequent years.

NEW SECTION. Sec. 6. (1) The legislature shall not impose responsibility for new programs or increased levels of service under existing programs on any taxing district unless the districts are reimbursed for the costs thereof by the state.

(2) That proportion of state tax revenue which consists of direct state appropriations to taxing districts taken as a group shall not be decreased below that proportion appropriated in the biennium immediately preceding the effective date of this act: PROVIDED, This proportion shall be decreased in any fiscal year only if: (a) The legislature decreases the state tax revenue limit for that fiscal year by an amount equal to the dollar amount of any decrease in direct state appropriations to taxing districts taken as a whole; or (b) the state tax revenue limit has been increased under section 5(3) or 6(3) of this act and the decrease of the proportion is commensurate with the increase in the state tax revenue limit.

(3) If by order of any court, or legislative enactment, the costs of a federal or taxing district program are transferred to or from the state, the otherwise applicable state tax revenue limit shall be increased or decreased, as the case may be, by the dollar amount of the costs of the program.

(4) The legislature, in consultation with the office of financial management or its successor agency, shall determine the costs of any new programs or increased levels of service under existing programs imposed on any taxing district or transferred to or from the state.

NEW SECTION. Sec. 7. The legislature shall, prior to any other appropriation, provide for the payment of the principal and interest of the indebtedness of the state. State tax revenue collected in any fiscal year in excess of the state tax revenue limit for that fiscal year shall be included as part of the state tax revenue for the succeeding fiscal year.

NEW SECTION. Sec. 8. If any provision of this act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected.

NEW SECTION. Sec. 9. This act shall take effect on January 1, 1980: PROVIDED, That the first fiscal year for which the state tax revenue limit shall be in effect is the fiscal year beginning on July 1, 1980.

NEW SECTION. Sec. 10. Sections 1 through 8 of this act shall constitute a new chapter in Title 43 RCW.

Initiative 62 was referred to Committee on Revenue

POINT OF PERSONAL PRIVILEGE

Mr. Dunlap: "Mr. Speaker, I think the message we've just heard represents a milestone in the way of making tax limitation a reality in our state and I'd like to make just three brief points. First, I'd ask that we put partisanship aside and let's debate the subject of tax limitation, not as Republicans or Democrats, but—"
Speaker Berentson: "It isn't an issue to the legislature, Representative Dunlap. Will you be very brief and complete your remarks."

Mr. Dunlap: "I'd only like to make the point that Initiative 62 is a kind of first step in the process of bringing tax limitation to this state. First the initiative, statutory, then the constitutional amendment and finally, a federal limitation. I hope that we can work together this session, and in so doing, make tax limitation a reality for the state of Washington."

POINT OF PERSONAL PRIVILEGE

Mr. Bagnariol: "I would hope in the future, Speaker Berentson, that when a point of order is raised and a member is obviously out of order—Representative O'Brien made a very good speech; there was nothing before us—that the ruling would be supporting the point of order."

MESSAGE FROM THE SENATE

Mr. Speaker:
The Senate has passed:

ENGROSSED SENATE BILL NO. 2119,
and the same is herewith transmitted.

Sidney R. Snyder, Secretary.

INTRODUCTIONS AND FIRST READING

HOUSE BILL NO. 359, by Representatives Struthers, Warnke, Fuller, Pruitt, Zimmerman and Greengo:

AN ACT Relating to alcohol beverage control; and adding a new section to chapter 66.24 RCW.
To Committee on Commerce

HOUSE BILL NO. 360, by Representatives Walk, Isaacson and Sherman:

AN ACT Relating to hulk haulers and scrap processors; amending section 2, chapter 110, Laws of 1971 ex. sess. and RCW 46.79.020; amending section 5, chapter 110, Laws of 1971 ex. sess. and RCW 46.79-.050; amending section 7, chapter 110, Laws of 1971 ex. sess. and RCW 46.79.070; amending section 11, chapter 110, Laws of 1971 ex. sess. and RCW 46.79.110; adding a new section to chapter 46.79 RCW; defining crimes; and prescribing penalties.
To Committee on Transportation

HOUSE BILL NO. 361, by Representatives Erickson, Oliver, Grimm, Barnes, Burns and Lux:

AN ACT Regulating certain educational institutions; adding a new chapter to Title 28B RCW; creating new sections; and providing civil and criminal penalties.
To Committee on Education

HOUSE BILL NO. 362, by Representatives Keller, Winsley, Monohon, Fuller and Sommers:

AN ACT Relating to revenue and taxation; amending section 12, chapter 294, Laws of 1971 ex. sess. as last amended by section 5, chapter 187, Laws of 1974 ex. sess. and RCW 84.33.120; and amending section 14, chapter 294, Laws of 1971 ex. sess. as last amended by section 7, chapter 187, Laws of 1974 ex. sess. and RCW 84.33.140.
To Committee on Revenue

HOUSE BILL NO. 363, by Representatives Heck, Chandler, Ehlers, Nelson (G.A.), Hughes and Tupper:

To Committee on Education

HOUSE BILL NO. 364, by Representatives Becker, Lux, Smith (R) and Garrett:


To Committee on Financial Institutions

HOUSE BILL NO. 365, by Representatives Lux, Galloway, Smith (R), Zimmerman, Garrett and Williams:

AN ACT Relating to satellite facilities of certain financial institutions; amending section 1, chapter 166, Laws of 1974 ex. sess and RCW 30.43.010; amending section 3, chapter 166, Laws of 1974 ex. sess. and RCW 30.43.030; amending section 4, chapter 166, Laws of 1974 ex. sess. and RCW 30.43.040; amending section 5, chapter 166, Laws of 1974 ex. sess. and RCW 30.43.050; and creating a new section.

To Committee on Financial Institutions

HOUSE BILL NO. 366, by Representatives Craswell, Zimmerman, Sommers, Keller, Williams and Dawson:

AN ACT Relating to revenue and taxation; amending section 84.56.020, chapter 15, Laws of 1961 as last amended by section 1, chapter 196, Laws of 1974 ex. sess. and RCW 84.56.020; amending section 84.64.050, chapter 15, Laws of 1961 as amended by section 2, chapter 84, Laws of 1972 ex. sess. and RCW 84.64.050; and amending section 84.64.200, chapter 15, Laws of 1961 and RCW 84.64.200.

To Committee on Revenue

HOUSE BILL NO. 367, by Representatives Chandler, Heck, Whiteside, Bauer, Bender, Taller, Tupper and Mitchell:

AN ACT Relating to the powers and duties of the state board of education; and amending section 28A.04-.120, chapter 223, Laws of 1969 ex. sess. as last amended by section 1, chapter 92, Laws of 1975-'76 2nd ex. sess. and RCW 28A.04.120.

To Committee on Education

HOUSE BILL NO. 368, by Representatives Kreidler, Lux, Smith (R) and Garrett:

AN ACT Relating to credit unions; amending section 31, chapter 173, Laws of 1933 as last amended by section 83, chapter 81, Laws of 1971 and RCW 31.12.360; and creating a new section.

To Committee on Financial Institutions

HOUSE BILL NO. 369, by Representatives Thompson, Taller, Knowles and Ehlers (by State Treasurer request):

AN ACT Relating to investment of state funds; and amending section 43.84.080, chapter 8, Laws of 1965 as last amended by section 1, chapter 4, Laws of 1975 1st ex. sess. and RCW 43.84.080.

To Committee on State Government

HOUSE BILL NO. 370, by Representatives Bender, Chandler, Charnley, Gruger, Burns, Eng, Valle, Nelson (G.A.), Winsley, Brekke, Teutsch, Pruitt, Schmitten, Nelson (D), Mitchell and Douthwaite:


To Committee on Education
HOUSE BILL NO. 371, by Representatives Wilson, Vrooman, Zimmerman, Taylor and Fuller:

AN ACT Relating to food fish and shellfish; adding new sections to chapter 75.28 RCW; providing penalties; providing an effective date; and declaring an emergency.

To Committee on Natural Resources

HOUSE BILL NO. 372, by Representatives Whiteside, Adams, Teutsch, Mitchell and Tupper (by Department of Social and Health Services request):

AN ACT Relating to public assistance; amending section 74.08.040, chapter 26, Laws of 1959 and RCW 74.08.040; amending section 74.08.335, chapter 26, Laws of 1959 and RCW 74.08.335; amending section 74.04.005, chapter 26, Laws of 1959 as last amended by section 1, chapter 173, Laws of 1969 ex. sess. and RCW 74.04.005; amending section 74.04.300, chapter 26, Laws of 1959 as last amended by section 1, chapter 49, Laws of 1973 1st ex. sess. and RCW 74.04.300; and amending section 1, chapter 91, Laws of 1965 ex. sess. and RCW 74.04.305.

To Committee on Social and Health Services

HOUSE BILL NO. 373, by Representatives Hanagan, Newhouse, Bond, Clayton, Smith (C) and Hastings:

AN ACT Relating to public employment; adding a new section to chapter 41.04 RCW; creating a new section; and prescribing penalties.

To Committee on Labor

HOUSE BILL NO. 374, by Representatives Lux, Scott, Valle, Monohon, Erak, Jovanovich, Thompson, Nelson (D), Pruitt, Gallagher, Bender and Brown:

An ACT Relating to hours of labor; and adding a new section to chapter 49.12 RCW.

To Committee on Labor

HOUSE BILL NO. 375, by Representatives Keller, Owen, Winsley, Sanders, Gallagher, Adams, Martinis and Douthwaite:

AN ACT Relating to revenue and taxation; and amending section 1, chapter 182, Laws of 1974 ex. sess. as last amended by section 1, chapter 268, Laws of 1977 ex. sess. and RCW 84.36.381.

To Committee on Revenue

HOUSE BILL NO. 376, by Representatives O'Brien, Warnke, Thompson, Salatino, Eberle, Erickson, Blair, Adams, Burns, Lux, Chandler, Brown, Teutsch and Maxie:

AN ACT Relating to commerce and economic development; providing for the planning, design, construction, furnishing, and landscaping of a multi-theatre international performing arts facility; providing for the financing thereof by issuance of bonds and anticipation notes; creating the international performing arts festival steering commission; authorizing the acceptance of a gift of real property as a site for such facility; adding new sections to chapter 43.31 RCW; and declaring an emergency.

To Committee on Commerce

HOUSE BILL NO. 377, by Representatives Vrooman, Zimmerman and Keller:

AN ACT Relating to the clerk of the superior court's trust funds; and amending section 36.48.090, chapter 4, Laws of 1963 as last amended by section 1, chapter 63, Laws of 1977 and RCW 36.48.090.

To Committee on Judiciary

HOUSE BILL NO. 378, by Representatives Ehlers and Taylor (by State Superintendent of Public Instruction request):

AN ACT Relating to school construction standards relative to fire prevention and safety and mandating certain plan reviews and construction inspections; and amending section 1, chapter 70, Laws of 1972 ex. sess. and RCW 48.48.045.

To Committee on State Government

HOUSE BILL NO. 379, by Representatives Barr, Becker, Jovanovich, Tilly, Schmitten and Hastings:

AN ACT Relating to conservation districts; and making an appropriation.

To Committee on Local Government
HOUSE BILL NO. 380, by Representatives Dawson, Erak and Patterson (by Department of Transportation request):


To Committee on Transportation

HOUSE BILL NO. 381, by Representatives Gallagher, Martinis, North, Garrett, Douthwaite, Burns, McCormick and Brown:

AN ACT Relating to bulk carriers of hazardous materials; adding a new chapter to Title 46 RCW; adding a new section to chapter 46.48 RCW; adding new sections to chapter 46.61 RCW; defining crimes; and providing an effective date.

To Committee on Transportation

HOUSE BILL NO. 382, by Representatives Gallagher, Wilson, Brown, Martinis and Van Dyken:

AN ACT Relating to fire prevention; adding a new section to chapter 48.48 RCW; and prescribing penalties.

To Committee on Commerce

HOUSE BILL NO. 383, by Representatives Gallagher and Martinis:

AN ACT Relating to television; providing for the regulation of community antenna television systems; creating new sections; and prescribing penalties.

To Committee on Commerce

HOUSE BILL NO. 384, by Representatives Brown, Lux and Salatino:

AN ACT Relating to public employees' collective bargaining; and amending section 2, chapter 108, Laws of 1967 ex. sess. and RCW 41.56.020.

HOUSE BILL NO. 385, by Representatives Valle, Charnley, Zimmerman, Sanders, Thompson, Gruger, Pruitt, Galloway, Bender, Nelson (D), Teutsch, Barnes, Tilly, Isaacson, Kreidler, Brekke, Hughes, Tupper, Douthwaite, Burns and Lux:

AN ACT Relating to smoking; adding new sections to chapter 43.20 RCW; defining crimes; and providing penalties.

To Committee on Ecology

HOUSE BILL NO. 386, by Representatives King, Scott, Taylor, Sprague, Adams, Martinis, Salatino, Lux, Bauer, Brown and Garrett:

AN ACT Relating to the parks and recreation commission; and amending section 1, chapter 330, Laws of 1977 ex. sess. and RCW 43.51.055.

To Committee on Parks and Recreation

HOUSE BILL NO. 387, by Representatives Fuller, Hurley, Taylor, Sprague, Brown and Garrett:

AN ACT Relating to disabled veterans; and adding a new section to chapter 43.51 RCW.

To Committee on Parks and Recreation
HOUSE BILL NO. 388, by Representatives Newhouse, Thompson, Erickson, Haley and Schmitten:

AN ACT Relating to medical malpractice; and amending section 1, chapter 144, Laws of 1971 ex. sess. as last amended by section 1, chapter 68, Laws of 1977 and RCW 4.24.250.

To Committee on Judiciary

HOUSE BILL NO. 389, by Representatives Gallagher and Garrett:

AN ACT Relating to the regulation of taxicab companies; amending section 81.04.010, chapter 14, Laws of 1961 and RCW 81.04.010; creating a new chapter in Title 81 RCW; and defining crimes.

To Committee on Transportation

HOUSE BILL NO. 390, by Representative Haley:

AN ACT Relating to action for injuries resulting from health care; adding a new section to chapter 7.70 RCW; and repealing section 12, chapter 56, Laws of 1975-’76 2nd ex. sess. and RCW 7.70.070.

To Committee on Judiciary

HOUSE BILL NO. 391, by Representatives Erickson and Thompson:

AN ACT Relating to claims; and adding a new section to chapter 4.44 RCW.

To Committee on Judiciary

HOUSE BILL NO. 392, by Representative Haley:

AN ACT Relating to actions for injuries resulting from health care; and amending section 13, chapter 56, Laws of 1975-’76 2nd ex. sess. and RCW 7.70.080.

To Committee on Judiciary

HOUSE BILL NO. 393, by Representatives Newhouse, Erickson and Haley:

AN ACT Relating to medical malpractice; and amending section 1, chapter 80, Laws of 1971 as amended by section 1, chapter 56, Laws of 1975-’76 2nd ex. sess. and RCW 4.16.350.

To Committee on Judiciary

HOUSE BILL NO. 394, by Representatives Newhouse, Knowles and Fuller:

AN ACT Relating to the courts; amending section 23, page 226, Laws of 1854 as last amended by section 1, chapter 96, Laws of 1965 and RCW 3.20.020; amending section 113, chapter 299, Laws of 1961 as amended by section 1, chapter 95, Laws of 1965 and RCW 3.66.020; and creating a new section.

To Committee on Judiciary

HOUSE BILL NO. 395, by Representatives Adams, Whiteside, Thompson, Haley, Pruitt, Gruger, Wilson, Salatino, McCormick, Mitchell, Schmitten, Taller, Bauer, King, Lux, Kreidler, Erak, Newhouse, Deccio, Martinis and Brown:


To Committee on Social and Health Services

HOUSE BILL NO. 396, by Representatives Erickson and Haley:

AN ACT Relating to health care professionals; and amending section .01.05, chapter 79, Laws of 1947 as amended by section 1, chapter 13, Laws of 1975-’76 2nd ex. sess. and RCW 48.01.050.

To Committee on Insurance

HOUSE BILL NO. 397, by Representatives O’Brien, Polk and Burns (by State Treasurer request):

AN ACT Relating to state funds and accounts; amending section 4, chapter 15, Laws of 1973 1st ex. sess. and RCW 43.79A.040; amending section 43.84.090, chapter 8, Laws of 1965 as last amended by section 1, chapter 123, Laws of 1975-’76 2nd ex. sess. and RCW 43.84.090; and creating a new section.

To Committee on State Government
HOUSE BILL NO. 398, by Representatives Teutsch, Deccio, Grimm and North:

AN ACT Relating to higher education; and amending section 28B.50.100, chapter 223, Laws of 1969 ex. sess. as last amended by section 2, chapter 282, Laws of 1977 ex. sess. and RCW 28B.50.100.

To Committee on Higher Education

HOUSE BILL NO. 399, by Representatives Ehlers, Newhouse, Sommers and Flanagan (by State Treasurer request):

AN ACT Relating to the state treasurer; and adding a new section to chapter 43.08 RCW.

To Committee on State Government

HOUSE BILL NO. 400, by Representatives Warnke, Amen, Thompson and Polk (by Legislative Budget Committee request):

AN ACT Relating to veterans; amending section 43.61.060, chapter 8, Laws of 1965 as amended by section 7, chapter 189, Laws of 1971 ex. sess. and RCW 43.61.060; adding a new section to chapter 82.24 RCW; repealing section 43.61.050, chapter 8, Laws of 1965, section 35, chapter 18, Laws of 1970 ex. sess., section 23, chapter 115, Laws of 1975-76 2nd ex. sess. and RCW 43.61.050; repealing section 1, chapter 180, Laws of 1949, section 1, chapter 13, Laws of 1950 ex. sess., section 108, chapter 154, Laws of 1973 1st ex. sess. and RCW 73.32.020; repealing section 2, chapter 180, Laws of 1949, section 1, chapter 7, Laws of 1951 and RCW 73.32.030; repealing section 3, chapter 180, Laws of 1949, section 2, chapter 232, Laws of 1975-76 2nd ex. sess. and RCW 73.32.040; repealing section 1, chapter 325, Laws of 1955 and RCW 73.32.043; repealing section 1, chapter 208, Laws of 1953 and RCW 73.32.045; repealing sections 4 through 7, chapter 180, Laws of 1949 and RCW 73.32.050 through 73.32.080; repealing section 1, chapter 12, Laws of 1950 ex. sess. and RCW 73.32.085; repealing section 8, chapter 180, Laws of 1949 and RCW 73.32.120; repealing section 1, chapter 41, Laws of 1973, section 1, chapter 173, Laws of 1974 ex. sess. and RCW 73.32.130; repealing section 9, chapter 180, Laws of 1949, section 3, chapter 272, Laws of 1959 and RCW 73.32.140; repealing sections 10 through 12, chapter 180, Laws of 1949 and RCW 73.32.150 through 73.32.170; repealing section 1, chapter 231, Laws of 1951 and RCW 73.32.180; repealing sections 13 and 14, chapter 180, Laws of 1949 and RCW 73.32.900 and 73.32.910; repealing section 1, chapter 292, Laws of 1955, section 109, chapter 154, Laws of 1973 1st ex. sess. and RCW 73.33.010; repealing section 2, chapter 292, Laws of 1955, section 110, chapter 154, Laws of 1973 1st ex. sess. and RCW 73.33.020; repealing sections 3 through 11, chapter 292, Laws of 1955 and RCW 73.33.030 through 73.33.110; repealing section 12, chapter 292, Laws of 1955, section 1, chapter 147, Laws of 1959 and RCW 73.33.120; repealing section 13, chapter 292, Laws of 1955 and RCW 73.33.900; repealing section 1, chapter 154, Laws of 1972 ex. sess. and RCW 73.34.010; repealing section 2, chapter 154, Laws of 1972 ex. sess., section 1, chapter 273, Laws of 1975 1st ex. sess. and RCW 73.34.020; repealing section 3, chapter 154, Laws of 1972 ex. sess. and RCW 73.34.030; repealing section 4, chapter 154, Laws of 1972 ex. sess., section 3, chapter 123, Laws of 1975-76 2nd ex. sess. and RCW 73.34.040; repealing section 5, chapter 154, Laws of 1972 ex. sess. and RCW 73.34.050; repealing section 6, chapter 154, Laws of 1972 ex. sess., section 4, chapter 123, Laws of 1975-76 2nd ex. sess. and RCW 73.34.060; repealing section 9, chapter 154, Laws of 1972 ex. sess. and RCW 73.34.080; repealing section 10, chapter 154, Laws of 1972 ex. sess., section 2, chapter 273, Laws of 1975 1st ex. sess. and RCW 73.34.090; repealing section 11, chapter 154, Laws of 1972 ex. sess., section 5, chapter 123, Laws of 1975-76 2nd ex. sess. and RCW 73.34.100; repealing section 12, chapter 154, Laws of 1972 ex. sess., section 6, chapter 123, Laws of 1975-76 2nd ex. sess. and RCW 73.34.110; repealing section 13, chapter 154, Laws of 1972 ex. sess., section 2, chapter 173, Laws of 1974 ex. sess., section 3, chapter 273, Laws of 1975 1st ex. sess. and RCW 73.34.120; and repealing section 14, chapter 154, Laws of 1972 ex. sess. and RCW 73.34.900.

To Committee on State Government

HOUSE BILL NO. 401, by Representatives Schmitten and Vrooman (by Department of Fisheries request):

AN ACT Relating to privilege fees and fish sales taxes; amending section 75.32.130, chapter 12, Laws of 1955 and RCW 75.32.130; amending section 75.98.040, chapter 12, Laws of 1955 and RCW 75.98.040; and adding a new section to chapter 75.32 RCW.

To Committee on Natural Resources

HOUSE BILL NO. 402, by Representatives Hastings, Newhouse, Smith (C), Barr and Struthers:

AN ACT Relating to irrigation districts; and amending section 2, chapter 276, Laws of 1961 as last amended by section 1, chapter 367, Laws of 1977 ex. sess. and RCW 87.03.440.

To Committee on Local Government
HOUSE BILL NO. 403, by Representatives Douthwaite, Smith (R), Knowles, Charnley, Sommers, Burns and Lux:

AN ACT Relating to insurance; adding new sections to chapter 48.05 RCW; providing an expiration date; and prescribing penalties.

To Committee on Insurance

HOUSE BILL NO. 404, by Representatives Tilly, Sanders, Hastings, Deccio, Barr and Struthers:


To Committee on Judiciary

HOUSE BILL NO. 405, by Representatives Bond, Galloway, Nelson (G.A.), Sommers, Nelson (D), Hastings, McDonald and Struthers:

AN ACT Relating to revenue and taxation; amending section 28, chapter 291, Laws of 1975 1st ex. sess. and RCW 84.38.030; and providing an effective date.

To Committee on Revenue

HOUSE BILL NO. 406, by Representatives Patterson, Martinis, Wilson, Bender, Deccio, McGinnis, McCormick, McDonald, Eberle, Tupper, Tilly, Bauer, Barr, Struthers and Garrett:

AN ACT Relating to motor vehicle driver's abstracts; and amending section 27, chapter 21, Laws of 1961 ex. sess. as last amended by section 2, chapter 356, Laws of 1977 ex. sess. and RCW 46.52.130.

To Committee on Transportation

HOUSE BILL NO. 407, by Representatives Oliver, Bender, Warnke and Garrett:

AN ACT Relating to electrical construction; and repealing section 35, chapter 170, Laws of 1965 ex. sess. and RCW 19.28.380.

To Committee on Transportation

HOUSE BILL NO. 408, by Representatives Pruitt, Whiteside, Adams, Becker and Schmitten:

AN ACT Relating to the early and periodic screening, diagnosis, and treatment program; adding a new chapter to Title 70 RCW; and providing an effective date.

To Committee on Social and Health Services

HOUSE BILL NO. 409, by Representatives Wilson and Vrooman:

AN ACT Relating to property taxes; and amending section 84.08.130, chapter 15, Laws of 1961 as last amended by section 1, chapter 290, Laws of 1977 ex. sess. and RCW 84.08.130.

To Committee on Revenue

HOUSE BILL NO. 410, by Representatives Patterson, Heck, Amen, Nelson (G.A.), Taylor, McGinnis, Bond, Fuller and Struthers:

AN ACT Relating to state officers and employees; adding a new section to chapter 43.01 RCW; and providing an effective date.

To Committee on State Government

HOUSE BILL NO. 411, by Representatives Patterson, Martinis, Wilson, McCormick, Nelson (G.A.), Bond, McGinnis, Dawson and Struthers:

AN ACT Relating to traffic safety; amending section 1, chapter 147, Laws of 1967 ex. sess. and RCW 43.59.010; amending section 4, chapter 147, Laws of 1967 ex. sess. and RCW 43.59.040; amending section 6, chapter 147, Laws of 1967 ex. sess. as amended by section 120, chapter 34, Laws of 1975-76 2nd ex. sess. and RCW 43.59.050; amending section 9, chapter 147, Laws of 1967 ex. sess. and RCW 43.59.080; amending section 11, chapter 147, Laws of 1967 ex. sess. and RCW 43.59.100; amending section 12, chapter 147, Laws of 1967 ex. sess. and RCW 43.59.110; amending section 13, chapter 147, Laws of 1967 ex. sess. and RCW 43.59.120; amending section 14, chapter 147, Laws of 1967 ex. sess. as amended by section 5, chapter 195, Laws of 1971 ex. sess. and RCW 43.59.130; amending section 7, chapter 204, Laws of 1963 and RCW 46.38.070; adding new sections to chapter 43.59 RCW; creating new sections; repealing section 3, chapter 147, Laws of 1967 ex. sess., section 1, chapter 105, Laws of 1969 ex. sess., section 7, chapter 85, Laws of 1971 ex. sess. and RCW 43.59.030; repealing section 7,
chapter 147, Laws of 1967 ex. sess. and RCW 43.59.060; repealing section 8, chapter 147, Laws of 1967 ex. sess. and RCW 43.59.070; repealing section 10, chapter 147, Laws of 1967 ex. sess. and RCW 43.59.090; declaring an emergency; and providing an effective date.

To Committee on Transportation

HOUSE BILL NO. 412, by Representatives Warnke, Ehlers, Amen, Polk and Williams (by Legislative Budget Committee request):

AN ACT Relating to state government; disestablishing obsolete funds and accounts; amending section 43.79.330, chapter 8, Laws of 1965 and RCW 43.79.330; amending section 3, chapter 63, Laws of 1971 ex. sess. as last amended by section 1, chapter 53, Laws of 1975 and RCW 47.13.106; amending section 4, chapter 63, Laws of 1971 ex. sess. and RCW 47.13.109; amending section 11, chapter 63, Laws of 1971 ex. sess. and RCW 47.13.130; creating new sections; repealing section 43.31.600, chapter 8, Laws of 1965 and RCW 43.31.600; repealing section 2, chapter 172, Laws of 1965 ex. sess. and RCW 43.83.072; repealing section 6, chapter 172, Laws of 1965 ex. sess. and RCW 43.83.080; repealing section 2, chapter 148, Laws of 1967 ex. sess. and RCW 43.83.092; repealing section 6, chapter 148, Laws of 1967 ex. sess., section 1, chapter 187, Laws of 1969 ex. sess. and RCW 43.83.100; repealing sections 1 through 7, chapter 262, Laws of 1971 ex. sess. and RCW 47.44.080 through 47.44.140; repealing section 47.60.070, chapter 13, Laws of 1961 and RCW 47.60.070; repealing section 47.60.180, chapter 13, Laws of 1961 and RCW 47.60.180; repealing section 47.60.190, chapter 13, Laws of 1961 and RCW 47.60.190; and providing an expiration date.

To Committee on Appropriations

HOUSE BILL NO. 413, by Representatives Amen, Flanagan, Warnke and Fuller (by Legislative Budget Committee request):

AN ACT Relating to the common schools; and amending section 28A.58.045, chapter 223, Laws of 1969 ex. sess. as amended by section 1, chapter 243, Laws of 1975 1st ex. sess. and RCW 28A.58.045.

To Committee on Education

HOUSE BILL NO. 414, by Representatives Bender, Chandler, Thompson and Lux:

AN ACT Relating to the department of labor and industries; and adding a new section to chapter 43.22 RCW.

To Committee on Appropriations

HOUSE BILL NO. 415, by Representatives O'Brien, Greengo, Garrett and Zimmerman:

AN ACT Relating to local improvement assessments; amending section 35.44.070, chapter 7, Laws of 1965 and RCW 35.44.070; and amending section 35.44.080, chapter 7, Laws of 1965 and RCW 35.44.080.

To Committee on Local Government

HOUSE BILL NO. 416, by Representatives Dawson, Erak and Eberle (by Department of Transportation request):

AN ACT Relating to disposition of property held by the department of transportation; amending section 1, chapter 78, Laws of 1977 ex. sess. and RCW 47.12.063; amending section 2, chapter 177, Laws of 1973 1st ex. sess. as amended by section 6, chapter 96, Laws of 1975 1st ex. sess. and RCW 47.12.290; amending section 3, chapter 257, Laws of 1961 as last amended by section 72, chapter 151, Laws of 1977 ex. sess. and RCW 47.56.254; amending section 6, chapter 257, Laws of 1961 and RCW 47.56.257; amending section 47.60.130, chapter 13, Laws of 1961 as amended by section 5, chapter 177, Laws of 1973 1st ex. sess. and RCW 47.60.130; adding a new section to chapter 47.12 RCW; repealing section 1, chapter 177, Laws of 1973 1st ex. sess., section 1, chapter 37, Laws of 1977 ex. sess. and RCW 47.12.280; repealing section 6, chapter 177, Laws of 1973 1st ex. sess. and RCW 47.12.310; and repealing section 1, chapter 25, Laws of 1961 and RCW 47.56.252.

To Committee on Transportation

HOUSE BILL NO. 417, by Representatives Winsley, Erickson, Sommers, Eberle and Barr:

AN ACT Relating to revenue and taxation; amending section 20, chapter 288, Laws of 1971 ex. sess. as amended by section 1, chapter 67, Laws of 1973 1st ex. sess. and RCW 84.55.010; and adding a new section to chapter 84.55 RCW.

To Committee on Revenue
HOUSE BILL NO. 418, by Representatives Gruger, Teutsch, Brekke, Kreidler, Lux, Adams and Pruitt:

AN ACT Relating to victims of sexual assault; adding a new chapter to Title 70 RCW; and making an appropriation.

To Committee on Social and Health Services

HOUSE BILL NO. 419, by Representatives Burns, Blair, Warnke, Nelson (D), Douthwaite and Greengo:

AN ACT Relating to the sale of intoxicating liquors on the grounds of the University of Washington; and amending section 1, chapter 75, Laws of 1895 as last amended by section 1, chapter 68, Laws of 1975 1st ex. sess. and RCW 66.44.190.

To Committee on Higher Education

HOUSE BILL NO. 420, by Representatives Warnke, Brown and Salatino:

AN ACT Relating to telephone service; amending section 80.36.230, chapter 14, Laws of 1961 and RCW 80.36.230; and adding a new section to chapter 80.36 RCW.

To Committee on Energy and Utilities

HOUSE BILL NO. 421, by Representatives Polk and Flanagan (by Legislative Budget Committee request):

AN ACT Relating to public employment; providing for exemption of certain management personnel from classified service; adding a new section to chapter 36, Laws of 1969 ex. sess. and to chapter 28B.16 RCW; and adding a new section to chapter 41.06 RCW.

HOUSE BILL NO. 422, by Representatives Warnke and Amen (by Legislative Budget Committee request):

AN ACT Relating to personal service contracts; amending section 1, chapter 191, Laws of 1974 ex. sess. and RCW 39.29.010; and adding new sections to chapter 191, Laws of 1974 ex. sess. and to chapter 39.29 RCW.

To Committee on State Government

HOUSE BILL NO. 423, by Representatives Taylor, Polk, Bond, Fancher, Patterson, Barr, Amen, Hastings, Flanagan and Fuller:

AN ACT Relating to school district certificated personnel; adding a new section to chapter 223, Laws of 1969 ex. sess. and to chapter 28A.67 RCW; and providing penalties.

To Committee on Labor

HOUSE BILL NO. 424, by Representatives Smith (R), Newhouse and Chandler:


To Committee on Judiciary

HOUSE BILL NO. 425, by Representatives Smith (R) and Newhouse:

AN ACT Relating to mandatory arbitration of civil actions; and creating a new chapter in Title 7 RCW.

To Committee on Judiciary

HOUSE BILL NO. 426, by Representatives Taylor, Barr, Nelson (G.A.) and Fuller:

AN ACT Relating to education; and amending section 1, chapter 98, Laws of 1975-76 2nd ex. sess. and RCW 28A.03.360.

To Committee on Education

HOUSE BILL NO. 427, by Representatives Smith (R), Newhouse, Thompson, Winsley, Knowles, Chandler, Sherman, Haley and Erak:

AN ACT Relating to searches and seizures; and amending section 2, page 101, Laws of 1854 as last amended by section 2, chapter 75, Laws of 1972 ex. sess. and RCW 10.79.015.

To Committee on Judiciary
TWELFTH DAY, JANUARY 19, 1979

HOUSE BILL NO. 428, by Representatives Taylor, Bond, Craswell, Patterson, McGinnis, Tupper, Van Dyken, Fancher, Flanagan, McDonald and Fuller:

AN ACT Relating to education; and amending section 14, chapter 244, Laws of 1969 ex. sess. as amended by section 5, chapter 359, Laws of 1977 ex. sess. and RCW 28A.41.140.

To Committee on Education

HOUSE BILL NO. 429, by Representatives Nelson (D), Douthwaite, Chandler, Bond, Charnley, Burns, Brekke, Bender, Pruitt, Taller, Valle and Jovanovich:

AN ACT Relating to public property; amending section 43.82.010, chapter 8, Laws of 1965 as last amended by section 1, chapter 121, Laws of 1969 and RCW 43.82.010; adding a new section to chapter 28A.58 RCW; and adding a new section to chapter 43.82 RCW.

To Committee on Education

HOUSE JOINT RESOLUTION NO. 16, by Representatives Lux, Tupper, Sommers, Patterson, Haley, Nelson (G.A.), and Charnley:

Creating a single-house legislature and making other changes in the legislative branch.

To Committee on Constitution, Elections and Governmental Ethics

HOUSE JOINT RESOLUTION NO. 17, by Representatives Dunlap, Craswell, Flanagan, Sanders, Tupper, Hastings, Taylor, Deccio, Dawson, Bond, Haley, Tilly, Rohrbach, Nelson (G.A.) and Barr:

Limiting state tax revenues.

To Committee on Revenue

MOTIONS

On motion of Mr. Polk, all bills and resolutions listed on today's agenda under the fourth order of business were referred to the committees designated with the exception of HOUSE BILL NO. 361 and HOUSE BILL NO. 379.

On motion of Mr. Polk, HOUSE BILL NO. 361 was referred to Committee on Higher Education.

REPORTS OF STANDING COMMITTEES

January 18, 1979

HOUSE BILL NO. 4, Prime Sponsor: Representative Owen, providing for records on adopted children. Reported by Committee on Judiciary.

MAJORITY recommendation: Do pass. Signed by Representatives Newhouse, Executive Chairman; Smith (R), Co-Chairman; Chandler, Knowles, Sherman, Thompson, Tilly, Winsley.

January 15, 1979

HOUSE BILL NO. 19, Prime Sponsor: Representative Nelson (D), restoring the civil rights of persons convicted of infamous crimes upon their final discharge by the parole board. Reported by Committee on Judiciary.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Newhouse, Executive Chairman; Smith (R), Co-Chairman; Chandler, Knowles, Sherman, Thompson, Tilly, Winsley.

January 17, 1979

HOUSE BILL NO. 29, Prime Sponsor: Representative Ehlers, creating a joint legislative committee to review agency rules. Reported by Committee on State Government.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Ehlers, Executive Chairman; Taller, Co-Chairman; Addison, Burns, Fancher, Greengo, Haley, Jovanovich, McGinnis, Pruitt, Walk, Williams.

January 15, 1979

HOUSE BILL NO. 57, Prime Sponsor: Representative Charnley, providing a common date for assumption of office by local government elected officials. Reported by Committee on Local Government.
MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Charnley, Co-Chairman; Zimmerman, Co-Chairman; Brekke, Garrett, Keller, North, Rosbach, Schmitten, Teutsch, Van Dyken, Vrooman, Whiteside.

January 15, 1979

HOUSE BILL NO. 77, Prime Sponsor: Representative Charnley, providing for the dissolution of inactive special purpose districts. Reported by Committee on Local Government.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Charnley, Co-Chairman; Zimmerman, Co-Chairman; Brekke, Garrett, North, Rohrbach, Rosbach, Schmitten, Teutsch, Van Dyken, Whiteside.

January 17, 1979

HOUSE BILL NO. 78, Prime Sponsor: Representative Zimmerman, relating to special purpose districts. Reported by Committee on Local Government.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Charnley, Co-Chairman; Zimmerman, Co-Chairman; Brekke, Garrett, Keller, North, Rohrbach, Rosbach, Schmitten, Teutsch, Van Dyken, Whiteside.

January 15, 1979

HOUSE BILL NO. 99, Prime Sponsor: Representative Tilly, modifying the procedure for the selection of prospective jurors. Reported by Committee on Judiciary.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Newhouse, Co-Chairman; Smith (R), Co-Chairman; Chandler, Knowles, Sherman, Thompson, Tilly, Winsley.

January 18, 1979

HOUSE BILL NO. 112, Prime Sponsor: Representative Ehlers, establishing a schedule for sunset review. Reported by Committee on State Government.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Ehlers, Executive Chairman; Taller, Co-Chairman; Addison, Burns, Fancher, Greengo, Haley, Jovanovich, McGinnis, O'Brien, Pruitt, Salatino, Walk, Williams.

January 17, 1979

HOUSE BILL NO. 120, Prime Sponsor: Representative Martinis, reenacting authorization for certain urban arterial bonds. Reported by Committee on Rules.

MAJORITY recommendation: Rereferred to Committee on Transportation.

January 18, 1979


MAJORITY recommendation: Do pass. Signed by Representatives Ehlers, Executive Chairman; Taller, Co-Chairman; Addison, Burns, Fancher, Greengo, Haley, Jovanovich, McGinnis, O'Brien, Pruitt, Salatino, Walk, Williams.

January 18, 1979

HOUSE BILL NO. 341, Prime Sponsor: Representative Newhouse, correcting double amendments to RCW 18.85.120, 18.85.140, 18.85.150 and 18.85.230. Reported by Committee on Judiciary.

MAJORITY recommendation: Do pass. Signed by Representatives Newhouse, Executive Chairman; Smith (R), Co-Chairman; Chandler, Knowles, Sherman, Thompson, Tilly, Winsley.

January 18, 1979

HOUSE BILL NO. 342, Prime Sponsor: Representative Newhouse, correcting double amendment to RCW 21.20.310. Reported by Committee on Judiciary.

MAJORITY recommendation: Do pass. Signed by Representatives Newhouse, Executive Chairman; Smith (R), Co-Chairman; Chandler, Knowles, Sherman, Thompson, Tilly, Winsley.
HOUSE BILL NO. 343, Prime Sponsor: Representative Newhouse, correcting double amendment to RCW 27.28.010 and 27.32.010. Reported by Committee on Judiciary.

MAJORITY recommendation: Do pass. Signed by Representatives Newhouse, Executive Chairman; Smith (R), Co-Chairman; Chandler, Knowles, Sherman, Thompson, Tilly, Winsley.

January 18, 1979

HOUSE BILL NO. 344, Prime Sponsor: Representative Newhouse, correcting double amendments to RCW 43.17.010, 43.17.020, 43.41.110 and 43.51.040. Reported by Committee on Judiciary.

MAJORITY recommendation: Do pass. Signed by Representatives Newhouse, Executive Chairman; Smith (R), Co-Chairman; Chandler, Knowles, Sherman, Thompson, Tilly, Winsley.

January 18, 1979

HOUSE BILL NO. 345, Prime Sponsor: Representative Newhouse, correcting double amendment to RCW 46.37.340, 46.52.030 and 46.70.011. Reported by Committee on Judiciary.

MAJORITY recommendation: Do pass. Signed by Representatives Newhouse, Executive Chairman; Smith (R), Co-Chairman; Chandler, Knowles, Sherman, Thompson, Tilly, Winsley.

January 18, 1979

HOUSE BILL NO. 346, Prime Sponsor: Representative Newhouse, correcting multiple amendment to RCW 82.08.030 and 82.12.030. Reported by Committee on Judiciary.

MAJORITY recommendation: Do pass. Signed by Representatives Newhouse, Executive Chairman; Smith (R), Co-Chairman; Chandler, Knowles, Sherman, Thompson, Tilly, Winsley.

January 18, 1979

HOUSE BILL NO. 347, Prime Sponsor: Representative Newhouse, correcting double amendment to RCW 84.48.010. Reported by Committee on Judiciary.

MAJORITY recommendation: Do pass. Signed by Representatives Newhouse, Executive Chairman; Smith, Co-Chairman; Chandler, Knowles, Sherman, Thompson, Tilly, Winsley.

January 18, 1979

HOUSE BILL NO. 348, Prime Sponsor: Representative Newhouse, making RCW corrections to Title 28B. Reported by Committee on Judiciary.

MAJORITY recommendation: Do pass. Signed by Representatives Newhouse, Executive Chairman; Smith (R), Co-Chairman; Chandler, Knowles, Sherman, Thompson, Tilly, Winsley.

January 18, 1979

MOTION

On motion of Mr. Polk, all bills listed on today's agenda under the fifth order of business were referred to Committee on Rules for second reading.

SECOND READING

HOUSE BILL NO. 18, by Representatives Becker, Smith (R), Tilly, Winsley and Brekke (by Committee on Judiciary of the 45th Legislature request):

Enacting the uniform child custody jurisdiction act.

The bill was read the second time and passed to Committee on Rules for third reading.

HOUSE BILL NO. 25, by Representatives Knowles, Smith (R) and Sherman (by Committee on Judiciary of the 45th Legislature request):

Defining what persons are lawfully on another's property in cases of liability for dog bites.

The bill was read the second time.

Mr. Eberle moved adoption of the following amendment:

On page 1, line 13 after "RCW" insert ": PROVIDED HOWEVER, This liability provision shall not apply to an animal control officer except where entry to private property was in hot pursuit."
Mr. Eberle spoke in favor of the amendment.

MOTION

Mr. Polk moved that further consideration of House Bill No. 25 be deferred and the bill be placed on Monday's second reading calendar.

Representatives Polk and Knowles spoke in favor of the motion, and it was carried.

HOUSE BILL NO. 50, by Representatives Newhouse, Smith (R), Barr, McGinnis, Sanders, Schmitten, Bond, Clayton, Isaacson, Eberle, Dawson, Zimmerman, Galloway, Smith (C), Nisbet, Owen, McDonald and Wilson (by Committee on Judiciary of the 45th Legislature request):

Providing for limited liability of landowners for recreational use of their land by the public.

The bill was read the second time and passed to Committee on Rules for third reading.

HOUSE BILL NO. 52, by Representative Keller (by Committee on Judiciary of the 45th Legislature request):

Permitting municipal courts to be terminated by city ordinance at anytime.

The bill was read the second time and passed to Committee on Rules for third reading.

HOUSE BILL NO. 101, by Representative Sanders (by Committee on Judiciary of the 45th Legislature request):

Clarifying laws on negligent driving and racing.

The bill was read the second time and passed to Committee on Rules for third reading.

MOTIONS

On motion of Mr. Polk, HOUSE BILL NO. 304 was rereferred from Committee on State Government to Committee on Insurance.

On motion of Mr. Polk, HOUSE BILL NO. 322 was rereferred from Committee on Local Government to Committee on State Government.

MESSAGE FROM THE SENATE

January 18, 1979

Mr. Speaker:

The President has signed:

SENATE BILL NO. 2065,
SENATE CONCURRENT RESOLUTION NO. 102,

and the same is herewith transmitted.

Sidney R. Snyder, Secretary.

MOTION

On motion of Mr. Polk, the House adjourned until 11:30 a.m., Monday, January 22, 1979.

JOHN BAGNARIOL, Speaker
DUANE BERENTSON, Speaker

DEAN R. FOSTER, Chief Clerk
VITO T. CHIECHI, Chief Clerk
FIFTEENTH DAY

MORNING SESSION


The House was called to order at 11:30 a.m. by Speaker Berentson. The Clerk called the roll and all members were present except Representatives Barr, Houchen and Bagnariol, who were excused.

The flag was escorted to the rostrum by a Sergeant at Arms Color Guard, Pages Marsha Anderson and Jennifer Jansen. Prayer was offered by Father Robert Russell of the St. Michael's Church of Olympia.

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

INTRODUCTIONS AND FIRST READING

HOUSE BILL NO. 430, by Representative Blair:
AN ACT Relating to the judicial retirement system; adding a new section to chapter 267, Laws of 1971 ex. sess. and to chapter 2.10 RCW; providing an effective date; and declaring an emergency.
To Committee on Appropriations

HOUSE BILL NO. 431, by Representatives Teutsch, Deccio, Burns, McGinnis, Barnes and Keller:
AN ACT Relating to community college districts and fire protection services therefor; and adding a new section to chapter 52.36 RCW.
To Committee on Higher Education

HOUSE BILL NO. 432, by Representatives Valle, Barr and Granlund:
AN ACT Relating to air pollution; amending section 31, chapter 238, Laws of 1967 as last amended by section 1, chapter 59, Laws of 1974 ex. sess. and RCW 70.94.181; reenacting section 36, chapter 238, Laws of 1967 as last amended by section 2, chapter 41, Laws of 1970 ex. sess. and by section 59, chapter 62, Laws of 1970 ex. sess. and RCW 70.94.222; amending section 53, chapter 168, Laws of 1969 ex. sess. as amended by section 2, chapter 176, Laws of 1973 1st ex. sess. and RCW 70.94.431; amending section 45, chapter 168, Laws of 1969 ex. sess. and RCW 70.94.510; and repealing section 48, chapter 238, Laws of 1967 and RCW 70.94.333.
To Committee on Ecology

HOUSE BILL NO. 433, by Representatives Barr, Valle and Granlund:
AN ACT Relating to water pollution control; and amending section 24, chapter 13, Laws of 1967 as amended by section 4, chapter 155, Laws of 1973 and RCW 90.48.260.
To Committee on Ecology

HOUSE BILL NO. 434, by Representatives Blair, Warnke and Thompson (by Legislative Budget Committee request):
AN ACT Relating to higher education; creating a new section; and repealing sections 1 through 25, chapter 120, Laws of 1973 1st ex. sess. and RCW 28B.17.010 through 28B.17.210.
To Committee on Higher Education

HOUSE BILL NO. 435, by Representatives Winsley, Eng and Lux:
AN ACT Relating to debt adjusting; and amending section 1, chapter 201, Laws of 1967 as amended by section 1, chapter 97, Laws of 1970 ex. sess. and RCW 18.28.010.
To Committee on Financial Institutions

HOUSE BILL NO. 436, by Representatives Eng and Winsley:
AN ACT Relating to franchises; amending section 21, chapter 252, Laws of 1971 ex. sess. as amended by section 13, chapter 116, Laws of 1972 ex. sess. and RCW 19.100.210; and adding new sections to chapter 252, Laws of 1971 ex. sess. and to chapter 19.100 RCW.
To Committee on Financial Institutions
HOUSE BILL NO. 437, by Representatives Chandler, Heck, Nelson (G.A.), Dunlap, Bender, Bauer, Eng, Maxie, Fuller and Mitchell:


To Committee on Education

HOUSE BILL NO. 438, by Representatives Gruger, Adams, Fancher, Haley, Brekke, Tupper, Taller, Erickson, Sherman, Lux, Pruitt, Kreidler, Nelson (D) and Burns:

AN ACT Relating to domestic violence; adding a new chapter to Title 26 RCW; creating a new section; and prescribing penalties.

To Committee on Social and Health Services

HOUSE BILL NO. 439, by Representatives Gruger, Fancher, Brekke, Taller, Adams, Nelson (G.A.) Sherman, Haley, Pruitt, Kreidler, Erickson, Burns, Nelson (D), Lux, Mitchell and Galloway:

AN ACT Relating to domestic violence; and adding new sections to Title 26 RCW.

To Committee on Social and Health Services

HOUSE BILL NO. 440, by Representatives Sherman, Chandler and Sanders (by Superintendent of Public Instruction request):

AN ACT Relating to education; and adding a new section to chapter 223, Laws of 1969 ex. sess. and to chapter 28A.24 RCW.

To Committee on Education

HOUSE BILL NO. 441, by Representatives McCormick and Haley (by Utilities and Transportation Committee request):


To Committee on Commerce

HOUSE BILL NO. 442, by Representatives O'Brien, Greengo, Granlund, Brekke, Nelson (G.A.), Nelson (D), Bender, Eng, Smith (R), Gruger, Maxie, Hurley, Fuller and Sanders:

AN ACT Relating to the business and occupation tax; and amending section 82.04.430, chapter 15, Laws of 1961 as last amended by section 1, chapter 105, Laws of 1977 ex. sess. and RCW 82.04.430.

To Committee on Revenue

HOUSE BILL NO. 443, by Representatives Brown, Gallagher, Owen, Adams and Hughes:

AN ACT Relating to the establishment and operation of a state lottery; adding a new section to chapter 218, Laws of 1973 1st ex. sess. and to chapter 9.46 RCW; adding a new chapter to Title 67 RCW; prescribing penalties; and making an appropriation.

To Committee on Commerce

HOUSE BILL NO. 444, by Representatives Thompson, Zimmerman, Salatino and Maxie:

AN ACT Relating to public disclosure; and reenacting and amending section 24, chapter 1, Laws of 1973 as last amended by section 1, chapter 104, Laws of 1975-76 2nd ex. sess. and by section 7, chapter 112, Laws of 1975-76 2nd ex. sess. and RCW 42.17.240.

To Committee on Constitution, Elections and Governmental Ethics
HOUSE BILL NO. 445, by Representatives Thompson, Chandler and Valle:

HOUSE BILL NO. 446, by Representatives Thompson, Barr and Chandler:
AN ACT Relating to water rights; and adding a new section to chapter 90.03 RCW.

HOUSE BILL NO. 447, by Representatives Heck, Taller, Eng, Burns, Pruitt, Douthwaite, Lux, Bender, Blair, Whiteside, Valle, Chandler, Maxie, Nelson (D) and Galloway:
AN ACT Relating to education; providing for bilingual instruction in the common schools; creating new sections; adding new sections to chapter 223, Laws of 1969 ex. sess. and to chapter 28A.58 RCW; making an appropriation; and making effective dates.
To Committee on Education

HOUSE BILL NO. 448, by Representatives Gallagher, Martinis, Wilson and McCormick:
AN ACT Relating to motor freight carriers; adding new sections to chapter 81.80 RCW; and prescribing penalties.
To Committee on Transportation

HOUSE BILL NO. 449, by Representatives Thompson, Barr, Valle and Chandler:
AN ACT Relating to water supplies and systems; amending section 10, chapter 51, Laws of 1967 ex. sess. and RCW 70.05.060; amending section 12, chapter 51, Laws of 1967 ex. sess. and RCW 70.05.070; adding new sections to chapter 43.21A RCW; and creating a new section.

HOUSE BILL NO. 450, by Representatives Adams, Haley, Gruger, Mitchell, May, Thompson, Whiteside, Brekke, Schmitten, Barr, King, Bauer, Brown, Salatino, Becker, Kreidler, Scott, Williams, Maxie and Lux:
AN ACT Relating to registered nurses; and amending section 19, chapter 202, Laws of 1949 as last amended by section 78, chapter 30, Laws of 1975 1st ex. sess. and RCW 18.88.190.
To Committee on Social and Health Services

HOUSE BILL NO. 451, by Representatives Gallagher, Martinis, Wilson, Smith (C), Clayton and Garrett:
AN ACT Relating to unauthorized motor vehicles on private property; adding new sections to chapter 46.52 RCW; repealing section 1, chapter 281, Laws of 1975 1st ex. sess. and RCW 46.52.118; repealing section 1, chapter 208, Laws of 1969 ex. sess., section 2, chapter 281, Laws of 1975 1st ex. sess. and RCW 46.52.119; repealing section 3, chapter 281, Laws of 1975 1st ex. sess. and RCW 46.52.1192; repealing section 4, chapter 281, Laws of 1975 1st ex. sess. and RCW 46.52.1194; repealing section 5, chapter 281, Laws of 1975 1st ex. sess. and RCW 46.52.1196; repealing section 6, chapter 281, Laws of 1975 1st ex. sess. and RCW 46.52.1198; providing penalties; and declaring an emergency.
To Committee on Transportation

HOUSE BILL NO. 452, by Representatives Wilson, Grimm, Garrett, Nisbet, Nelson (G.A.), Owen and Walk:
AN ACT Relating to energy facilities; and amending section 9, chapter 45, Laws of 1970 ex. sess. and RCW 80.50.090.
To Committee on Ecology

HOUSE BILL NO. 453, by Representatives Ehlers, Scott, Walk, Erak, Sherman, Galloway and May:
AN ACT Relating to revenue and taxation; and adding a new section to chapter 84.40 RCW.
To Committee on Revenue

HOUSE BILL NO. 454, by Representatives Rohrbach and McDonald (by Insurance Commissioner request):
AN ACT Relating to insurance; and amending section .05.21, chapter 79, Laws of 1947 and RCW 48.05-.210.
To Committee on Insurance
HOUSE BILL NO. 455, by Representatives McGinnis and Rohrbach (by Insurance Commissioner request):


To Committee on Insurance

HOUSE BILL NO. 456, by Representatives Rohrbach, Maxie, McGinnis and Zimmerman (by Insurance Commissioner request):

AN ACT Relating to insurance; and amending section .15.07, chapter 79, Laws of 1947 as last amended by section 2, chapter 182, Laws of 1977 ex. sess. and RCW 48.15.070.

To Committee on Insurance

HOUSE BILL NO. 457, by Representatives Rohrbach, McGinnis and McDonald (by Insurance Commissioner request):

AN ACT Relating to records of the insurance commissioner; and amending section .02.12, chapter 79, Laws of 1947 and RCW 48.02.120.

To Committee on Insurance

HOUSE BILL NO. 458, by Representatives Rohrbach, Douthwaite, McGinnis and Zimmerman (by Insurance Commissioner request):

AN ACT Relating to insurance; repealing section .05.23, chapter 79, Laws of 1947, section 2, chapter 70, Laws of 1965 ex. sess. and RCW 48.05.230; and repealing section .05.24, chapter 79, Laws of 1947, section 2, chapter 194, Laws of 1961 and RCW 48.05.240.

To Committee on Insurance

HOUSE BILL NO. 459, by Representatives Maxie, Rohrbach and McGinnis (by Insurance Commissioner request):


To Committee on Insurance

HOUSE BILL NO. 460, by Representatives Vrooman, Schmitten, Martinis, Wilson, Adams and Fuller:

AN ACT Relating to specialized forest products; amending section 3, chapter 47, Laws of 1967 ex. sess. as amended by section 1, chapter 147, Laws of 1977 ex. sess. and RCW 76.48.020; amending section 4, chapter 47, Laws of 1967 ex. sess. as amended by section 2, chapter 147, Laws of 1977 ex. sess. and RCW 76.48.030; amending section 5, chapter 47, Laws of 1967 ex. sess. as amended by section 3, chapter 147, Laws of 1977 ex. sess. and RCW 76.48.040; amending section 6, chapter 47, Laws of 1967 ex. sess. as amended by section 4, chapter 147, Laws of 1977 ex. sess. and RCW 76.48.050; amending section 7, chapter 47, Laws of 1967 ex. sess. as amended by section 5, chapter 147, Laws of 1977 ex. sess. and RCW 76.48.060; amending section 8, chapter 47, Laws of 1967 ex. sess. as amended by section 6, chapter 147, Laws of 1977 ex. sess. and RCW 76.48.070; amending section 9, chapter 47, Laws of 1967 ex. sess. and RCW 76.48.080; amending section 14, chapter 147, Laws of 1977 ex. sess. and RCW 76.48.092; amending section 11, chapter 147, Laws of 1977 ex. sess. and RCW 76.48.094; amending section 12, chapter 147, Laws of 1977 ex. sess. and RCW 76.48.096; amending section 13, chapter 147, Laws of 1977 ex. sess. and RCW 76.48.098; amending section 11, chapter 47, Laws of 1967 ex. sess. as amended by section 7, chapter 147, Laws of 1977 ex. sess. and RCW 76.48.100; amending section 12, chapter 47, Laws of 1967 ex. sess. as amended by section 8, chapter 147, Laws of 1977 ex. sess. and RCW 76.48.110; amending section 13, chapter 47, Laws of 1967 ex. sess. as amended by section 9, chapter 147, Laws of 1977 ex. sess. and RCW 76.48.120; adding a new section to chapter 76.48 RCW; repealing section 10, chapter 47, Laws of 1967 ex. sess. and RCW 76.48.090; and prescribing penalties.

To Committee on Natural Resources
HOUSE BILL NO. 461, by Representatives Wilson and Vrooman:
AN ACT Relating to the powers of public utility districts; and adding a new section to chapter 54.16 RCW.
To Committee on Natural Resources

HOUSE BILL NO. 462, by Representatives Keller, King, Haley, Vrooman, Winsley, Burns and Nelson (D):
AN ACT Relating to public employees; and amending section 25, chapter 1, Laws of 1961 as amended by section 1, chapter 136, Laws of 1974 ex. sess. and RCW 41.06.250.
To Committee on Constitution, Elections and Governmental Ethics

HOUSE BILL NO. 463, by Representatives Erak, Monohon and Smith (R):
AN ACT Relating to superior court judges; and amending section 4, chapter 125, Laws of 1951 as last amended by section 2, chapter 311, Laws of 1977 ex. sess. and RCW 2.08.062.
To Committee on Judiciary

HOUSE BILL NO. 464, by Representatives King, Bond, Bauer, Newhouse, Smith (R), Sprague, Salatino, McGinnis, Clayton and Sanders:
AN ACT Relating to revenue and taxation; and amending section 82.04.260, chapter 15, Laws of 1961 as last amended by section 7, chapter 291, Laws of 1975 1st ex. sess. and RCW 82.04.260.
To Committee on Revenue

HOUSE BILL NO. 465, by Representatives Douthwaite, Burns and Lux:
AN ACT Relating to revenue and taxation; and amending section 84.40.020, chapter 15, Laws of 1961 as last amended by section 1, chapter 69, Laws of 1973 and RCW 84.40.020.
To Committee on Revenue

HOUSE BILL NO. 466, by Representatives Valle and Barr:
AN ACT Relating to stays of decisions of the department of ecology and air pollution control authorities; and adding a new section to chapter 43.21B RCW.
To Committee on Ecology

HOUSE BILL NO. 467, by Representatives Walk, Barnes, Eng, Addison, Greengo, Maxie, Fuller and Sanders (by Department of Commerce and Economic Development request):
AN ACT Relating to unemployment compensation; adding a new section to chapter 50.40 RCW; and creating a new section.
To Committee on Labor

HOUSE BILL NO. 468, by Representatives Valle, Barr and Brekke:
AN ACT Relating to water resources; adding a new section to chapter 90.03 RCW; and adding a new section to chapter 90.54 RCW.

HOUSE BILL NO. 469, by Representatives Valle and Barr:
AN ACT Relating to the pollution control hearings board; and amending section 50, chapter 62, Laws of 1970 ex. sess. and RCW 43.21B.200.
To Committee on Ecology

HOUSE BILL NO. 470, by Representatives Nelson (G.A.), Smith (R), Taller, Tupper, Wilson, Charnley, Dunlap, Grimm, Chandler, Sanders, Sprague, Blair and Bond:
AN ACT Relating to salmon fishing; and amending section 75.12.010, chapter 12, Laws of 1955 as last amended by section 2, chapter 220, Laws of 1973 1st ex. sess. and RCW 75.12.010.
To Committee on Natural Resources

HOUSE BILL NO. 471, by Representatives Eberle, Barnes, Warnke, Smith (R), Tilly, Newhouse, Winsley, Knowles, Sherman, Chandler and Rohrbach:
AN ACT Relating to found personal property; adding new sections to chapter 63.20 RCW; creating new sections; repealing section 3266, Code of 1881 and RCW 63.20.010; repealing section 3270, Code of 1881 and RCW 63.20.020; repealing section 3267, Code of 1881 and RCW 63.20.030; repealing section 3268, Code of 1881 and RCW 63.20.040; and repealing section 3269, Code of 1881 and RCW 63.20.050.
To Committee on Judiciary
HOUSE BILL NO. 472, by Representatives Douthwaite and Maxie:

AN ACT Relating to insurance; amending section .03.06, chapter 79, Laws of 1947 and RCW 48.03.060; and amending section .31.01, chapter 79, Laws of 1947 as last amended by section 3, chapter 107, Laws of 1973 1st ex. sess. and RCW 48.31.010.

To Committee on Insurance

HOUSE BILL NO. 473, by Representatives Nelson (D), Bond, Galloway, Winsley, Granlund, Lux, Addison and Sanders:

AN ACT Relating to revenue and taxation; and adding a new section to chapter 84.38 RCW.

To Committee on Revenue

HOUSE BILL NO. 474, by Representatives Tilly, Rohrbach, Amen and Sanders:


To Committee on Judiciary

HOUSE BILL NO. 475, by Representatives Vrooman, Schmitten, Martinis, Wilson, Keller and Adams:

AN ACT Relating to public lands; and adding new sections to chapter 79.08 RCW.

To Committee on Natural Resources

HOUSE BILL NO. 476, by Representatives Becker, Van Dyken, Charnley, Zimmerman, Thompson and Vrooman:

AN ACT Relating to border towns; amending section 6, chapter 175, Laws of 1957 and RCW 66.08.190; adding a new section to chapter 66.08 RCW; and creating a new section.

To Committee on Local Government

HOUSE BILL NO. 477, by Representatives Tupper, Mitchell, McDonald, Teutsch, Lux and Dunlap:

AN ACT Relating to drivers' licenses; and amending section 1, chapter 54, Laws of 1975 and RCW 46.20.113.

To Committee on Transportation

HOUSE BILL NO. 478, by Representatives Gallagher, Martinis and Wilson:

AN ACT Relating to spills of hazardous materials; and adding a new section to chapter 38.52 RCW.

To Committee on Transportation

HOUSE BILL NO. 479, by Representatives Walk and North (by Executive request):

AN ACT Relating to state government; amending section 3, chapter 177, Laws of 1903 and RCW 27.28.030; amending section 3, chapter 187, Laws of 1925 ex. sess. and RCW 27.32.030; amending section 4, chapter 44, Laws of 1941 and RCW 27.36.040; amending section 28A.92.020, chapter 223, Laws of 1969 ex. sess. and RCW 28A.92.020; amending section 29.80.030, chapter 9, Laws of 1965 and RCW 29.80.030; amending section 29.81.090, chapter 9, Laws of 1965 and RCW 29.81.090; amending section 32.08.050, chapter 13, Laws of 1955 and RCW 32.08.050; amending section 1, chapter 154, Laws of 1917 as last amended by section 1, chapter 111, Laws of 1975 1st ex. sess. and RCW 33.44.020; amending section 5, chapter 178, Laws of 1951 as last amended by section 82, chapter 34, Laws of 1975-'76 2nd ex. sess. and RCW 38.52.040; amending section 43.30.040, chapter 8, Laws of 1965 and RCW 43.30.040; amending section 43.34.010, chapter 8, Laws of 1965 and RCW 43.34.010; repealing section 28B.30.105, chapter 223, Laws of 1969 ex. sess. and RCW 28B.30.105; and repealing section 47.56.020, chapter 13, Laws of 1961, section 1, chapter 278, Laws of 1961 and RCW 47.56.020.

To Committee on State Government
HOUSE BILL NO. 480, by Representatives Adams, O'Brien, Whiteside, Eng, Maxie, May, Brekke, Winsley, Lux, North, Haley and Mitchell (by Executive request):

AN ACT Relating to discrimination; amending section 4, chapter 115, Laws of 1969 and RCW 48.44.220; amending section 3, chapter 183, Laws of 1949 as last amended by section 4, chapter 141, Laws of 1973 and RCW 49.60.040; amending section 1, chapter 68, Laws of 1959 as last amended by section 14, chapter 301, Laws of 1977 ex. sess. and RCW 49.60.175; amending section 5, chapter 141, Laws of 1973 and RCW 49.60.176; amending section 6, chapter 141, Laws of 1973 as amended by section 2, chapter 32, Laws of 1974 ex. sess. and RCW 49.60.178; amending section 14, chapter 37, Laws of 1957 and RCW 49.60.215; amending section 4, chapter 167, Laws of 1969 ex. sess. as last amended by section 1, chapter 145, Laws of 1975 1st ex. sess. and RCW 49.60.222; amending section 5, chapter 167, Laws of 1969 ex. sess. and RCW 49.60.223; amending section 6, chapter 167, Laws of 1969 ex. sess. and RCW 49.60.224; and amending section 7, chapter 167, Laws of 1969 ex. sess. as amended by section 14, chapter 141, Laws of 1973 and RCW 49.60.225.

To Committee on Social and Health Services

HOUSE BILL NO. 481, by Representatives Chandler, Sommers, Thompson, Winsley, Smith (R), Amen, Owen, Blair, Polk, O'Brien, Nelson (G.A.), Sherman, Grimm, Fancher, Eng, Bond, Heck, Mitchell, Tupper and Patterson:

AN ACT Relating to the sale of property; adding a new section to Title 19 RCW; adding a new section to chapter 19.86 RCW; and creating a new section.

To Committee on Financial Institutions

HOUSE BILL NO. 482, by Representatives Winsley, Eng and Lux:

AN ACT Relating to certificates of deposit; and amending section 32.08.150, chapter 13, Laws of 1955 as last amended by section 1, chapter 15, Laws of 1975 and RCW 32.08.150.

To Committee on Financial Institutions

HOUSE BILL NO. 483, by Representatives Maxie, Nelson (D), Bender, Lux, Salatino, Pruitt, Burns, Sherman, McCormick, Garrett and Sprague:

AN ACT Relating to low-income elderly; adding a new chapter to Title 74 RCW; prescribing penalties; making an appropriation; and providing an effective date.

To Committee on Social and Health Services

HOUSE BILL NO. 484, by Representatives Sanders, Pruitt, Douthwaite, Salatino, Barr, Valle, Bond and Fuller:

AN ACT Relating to tobacco; amending section 28A.58.101, chapter 223, Laws of 1969 ex. sess. as last amended by section 2, chapter 97, Laws of 1975-76 2nd ex. sess. and RCW 28A.58.101; adding a new section to chapter 26.28 RCW; and prescribing penalties.

To Committee on Commerce

HOUSE BILL NO. 485, by Representatives Jovanovich, Erak, Scott, Garrett, Nelson (D), Dawson, Monohon, Thompson, Becker, Brown, Mitchell, Burns, Valle, Pruitt and Sanders:

AN ACT Relating to surplus salmon eggs; and amending section 4, chapter 35, Laws of 1971 as amended by section 1, chapter 23, Laws of 1974 ex. sess. and RCW 75.16.120.

To Committee on Natural Resources

HOUSE BILL NO. 486, by Representatives Barr, Fancher and Hughes:

AN ACT Relating to second class shorelands; and adding a new section to chapter 79.01 RCW.

To Committee on Ecology

HOUSE BILL NO. 487, by Representatives Jovanovich, Lux and Eng:

AN ACT Relating to revenue and taxation; and adding a new section to chapter 84.40 RCW.

To Committee on Revenue

HOUSE BILL NO. 488, by Representatives Greengo, Owen and Struthers (by Department of Commerce and Economic Development request):


To Committee on Labor

HOUSE BILL NO. 489, by Representatives Brown, O'Brien, Sommers, Bender, Scott, Zimmerman, Erak, Brekke, Kreidler, Haley, North, Bauer, Pruitt, Charnley, McCormick, Knowles, Sherman, Lux, Burns, Monohon, Jovanovich, Nelson (D) and Garrett (by Executive request):

AN ACT Relating to revenue and taxation; amending section 1, chapter 182, Laws of 1974 ex. sess. as last amended by section 1, chapter 268, Laws of 1977 ex. sess. and RCW 84.36.381; amending section 2, chapter 182, Laws of 1974 ex. sess. as amended by section 15, chapter 291, Laws of 1975 1st ex. sess. and RCW 84.36.383; amending section 3, chapter 182, Laws of 1974 ex. sess. as amended by section 2, chapter 268, Laws of 1977 ex. sess. and RCW 84.36.385; amending section 5, chapter 182, Laws of 1974 ex. sess. and RCW 84.36.389; amending section 84.56.020, chapter 291, Laws of 1965 as last amended by section 1, chapter 196, Laws of 1974 ex. sess. and RCW 84.56.020; creating a new section; prescribing penalties; and declaring an emergency.

To Committee on Revenue

HOUSE BILL NO. 490, by Representatives Deccio, May, McCormick, Clayton, Newhouse and Whiteside:

AN ACT Relating to horse racing; amending section 7, chapter 55, Laws of 1933 and RCW 67.16.060; amending section 9, chapter 55, Laws of 1933 as last amended by section 81, chapter 75, Laws of 1977 and RCW 67.16.100; amending section 1, chapter 233, Laws of 1969 ex. sess. as amended by section 2, chapter 372, Laws of 1977 ex. sess. and RCW 67.16.102; amending section 2, chapter 94, Laws of 1969 ex. sess. and RCW 67.16.130; adding new sections to chapter 67.16 RCW; and declaring an emergency.

To Committee on Commerce


AN ACT Relating to senior citizen services; amending section 5, chapter 131, Laws of 1975-'76 2nd ex. sess. as amended by section 4, chapter 321, Laws of 1977 ex. sess. and RCW 74.38.050; repealing section 7, chapter 321, Laws of 1977 ex. sess. (uncodified); making an appropriation; and providing an effective date.

To Committee on Social and Health Services

HOUSE BILL NO. 492, by Representatives Galloway and Taylor (by Superintendent of Public Instruction request):

AN ACT Relating to school facilities cost stabilization; and amending section 6, chapter 89, Laws of 1977 ex. sess. and RCW 28A.03.407.

To Committee on Education

HOUSE BILL NO. 493, by Representatives Knowles and O'Brien (by Executive request):

AN ACT Relating to state and local government; adding a new chapter to Title 4 RCW; and repealing section 1, chapter 136, Laws of 1961, section 2, chapter 159, Laws of 1963 and RCW 4.92.090; and repealing section 1, chapter 164, Laws of 1967 and RCW 4.96.010.

To Committee on Judiciary

HOUSE BILL NO. 494, by Representatives May, Maxie, Vrooman, Lux, Bender, King, Haley, Kreidler, Eng, Garrett, McCormick, Nelson (D), Bauer, Erak, Burns and Jovanovich (by Executive request):

AN ACT Relating to home health agencies; adding a new chapter to Title 70 RCW; and prescribing penalties.

To Committee on Social and Health Services
HOUSE BILL NO. 495, by Representatives Garrett, Zimmerman, Warnke, Lux, O'Brien, Becker, King, Newhouse, Flanagan, Maxie, Bauer, North, Brekke and Clayton (by Executive request):

AN ACT Relating to obligations of the state; and adding a new section to chapter 42.24 RCW.

To Committee on Appropriations

HOUSE BILL NO. 496, by Representatives Barr, Valle and Chandler:

AN ACT Relating to the department of ecology; adding a new section to chapter 43.21A RCW; and prescribing penalties.

HOUSE BILL NO. 497, by Representatives Warnke, Gallagher, Struthers and Maxie (by Department of Commerce and Economic Development request):

AN ACT Relating to industrial safety and health; and adding a new section to chapter 49.17 RCW.

To Committee on Commerce

HOUSE BILL NO. 498, by Representatives O'Brien and Garrett (by Executive request):

AN ACT Relating to criminal law and procedure; amending section 1, chapter 172, Laws of 1935 as last amended by section 1, chapter 302, Laws of 1971 ex. sess. and RCW 9.41.010; amending section 1, chapter 175, Laws of 1969 ex. sess. and RCW 9.41.025; amending section 4, chapter 172, Laws of 1935 as amended by section 3, chapter 124, Laws of 1961 and RCW 9.41.040; amending section 5, chapter 133, Laws of 1955 as last amended by section 2, chapter 63, Laws of 1975-'76 2nd ex. sess. and RCW 9.95.040; amending section 9A.76.140, chapter 260, Laws of 1975 1st ex. sess. and RCW 9A.76.140; adding a new section to chapter 43.06 RCW; and prescribing penalties.

To Committee on Judiciary

HOUSE BILL NO. 499, by Representatives Teutsch, Dunlap, Vrooman and Chandler:

AN ACT Relating to harbor lines; and amending section 1, chapter 139, Laws of 1963 (uncodified) as last amended by section 1, chapter 124, Laws of 1977 ex. sess. (uncodified).

To Committee on Natural Resources

HOUSE BILL NO. 500, by Representatives Galloway, Whiteside, Maxie, Dawson, Winsley, Sommers, Lux, O'Brien, North, Bauer, Bender, Brekke and Haley (by Executive request):

AN ACT Relating to retirement systems; adding a new section to chapter 41.32 RCW; adding a new section to chapter 41.40 RCW; and adding a new section to chapter 43.43 RCW.

To Committee on Appropriations

HOUSE BILL NO. 501, by Representatives O'Brien, Newhouse, Garrett and Flanagan (by Executive and State Treasurer request):

AN ACT Relating to a limitation on state debts; and amending section 6, chapter 184, Laws of 1971 ex. sess. and RCW 39.42.060.

To Committee on Appropriations

HOUSE BILL NO. 502, by Representatives Gruger, Chandler, Erickson, Heck, Galloway, Zimmerman, Williams, Pruitt, Kreidler, Brekke, Lux, Schmitten, Mitchell and Haley (by Executive request):

AN ACT Relating to the immunization of children; creating new sections; adding new sections to chapter 223, Laws of 1969 ex. sess. and to chapter 28A.31 RCW; providing an effective date; and declaring an emergency.

To Committee on Social and Health Services

HOUSE BILL NO. 503, by Representatives Erickson, Fuller, Barnes and Sherman:

AN ACT Relating to absentee voter lists; amending section 1, chapter 61, Laws of 1973 1st ex. sess. and RCW 29.36.097; adding new sections to chapter 29.36 RCW; and prescribing penalties.

To Committee on Constitution, Elections and Governmental Ethics

HOUSE BILL NO. 504, by Representatives Grimm, Walk and Garrett:

AN ACT Relating to the parks and recreation commission; and amending section 1, chapter 330, Laws of 1977 ex. sess. and RCW 43.31.055.

To Committee on Parks and Recreation
HOUSE BILL NO. 505, by Representatives Addison, Polk, Rohrbach, Sprague, Dunlap, Taylor, Sanders and Nisbet:

AN ACT Relating to revenue and taxation; amending section 134, chapter 195, Laws of 1973 1st ex. sess. and RCW 84.52.043; amending section 1, chapter 133, Laws of 1967 ex. sess. as last amended by section 106, chapter 195, Laws of 1973 1st ex. sess. and RCW 84.52.065; adding a new section to chapter 84.36 RCW; and declaring an emergency.

To Committee on Revenue

HOUSE JOINT RESOLUTION NO. 18, by Representatives Granlund, O'Brien, Scott, Sommers, Charnley, Lux, Brekke, Winsley, Haley, Kreidler, Pruitt, Eng, McCormick, Garrett, Burns, Nelson (D), Jovanovich, North, Maxie and Garrett (by Executive request):

Expanding the legislature's power to grant property tax relief.

To Committee on Revenue

HOUSE CONCURRENT RESOLUTION NO. 4, by Representatives Zimmerman, Charnley, Williams, Garrett, Fuller, North, Nisbet, Douthwaite, Sherman, Hurley, Bender, Burns, Pruitt, Brekke, Lux and Nelson (D):

Establishing a legislative council of growth management.

To Committee on Local Government

ENGROSSED SENATE BILL NO. 2119, by Senators Marsh, Talmadge, Clarke, Hayner, Bottiger and Woody:

Revising the business corporation act.

To Committee on Judiciary

MOTION

On motion of Mr. Polk, all bills and resolutions listed on today's agenda under the fourth order of business were considered first reading and passed to the committees designated with the exception of House Bill No. 484.

REPORTS OF STANDING COMMITTEES

January 18, 1979

HOUSE BILL NO. 31, Prime Sponsor: Representative Ehlers, requiring the legislature to pay the department of general administration for use of buildings and services.

By recommendation of Rules Committee, rereferred to Committee on Appropriations.

January 18, 1979

HOUSE BILL NO. 36, Prime Sponsor: Representative Ehlers, directing the state fire marshal to collect and analyze fire data.

By recommendation of Rules Committee, rereferred to Committee on Appropriations.

January 18, 1979

HOUSE BILL NO. 105, Prime Sponsor: Representative Douthwaite, setting standards for the escrow officer's examination. Reported by Committee on Insurance.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Rohrbach, Executive Chairman; Douthwaite, Co-Chairman; Adams, Dawson, Erak, Garrett, Keller, Maxie, McDonald, McGinnis, Zimmerman.

To Committee on Rules for second reading.

SECOND READING

HOUSE BILL NO. 25, by Representatives Knowles, Smith (R) and Sherman (by Committee on Judiciary of the 45th Legislature request):

Defining what persons are lawfully on another's property in cases of liability for dog bites.

The House resumed consideration of the bill on second reading. (For previous action, see Journal, 12th Day, January 18, 1979.)

Speaker Berentson declared the question before the House to be the amendment by Representative Eberle to page 1, line 13.
FIFTEENTH DAY, JANUARY 22, 1979

With the consent of the House, Mr. Eberle withdrew the amendment.

Mr. Eberle moved adoption of the following amendment:
On page 1, line 13 after "RCW" insert ": PROVIDED, HOWEVER, That animal control officers in the course of their employment shall be considered lawfully on such property only if they are acting pursuant to a signed complaint, or the need to capture or destroy a clearly dangerous or diseased dog or after personally witnessing a violation of any animal code occurring on public property and making direct pursuit to such private property"

Mr. Eberle spoke in favor of the amendment, and Mr. Knowles spoke against it.

Mr. Eberle spoke again in favor of the amendment.

ROLL CALL

The Clerk called the roll on adoption of the amendment to House Bill No. 25, and the amendment was not adopted by the following vote: Yeas, 38; nays, 57; not voting, 3.


Not voting: Representatives Bagnariol, Barr, Houchen.

Mr. Isaacson moved adoption of the following amendment:
On line 11 after "situated") strike all material down to and including "RCW" on line 13 and insert "when such person is on the property with the express permission of such owner"

Mr. Isaacson spoke in favor of the amendment, and Mr. Knowles spoke against it.

Mr. Isaacson spoke again in favor of the amendment.

The amendment was not adopted.

House Bill No. 25 was passed to Committee on Rules for third reading.

HOUSE BILL NO. 26, by Representatives Valle, Gruger, Douthwaite and Pruitt (by Committee on Ecology of the 45th Legislature request):

Relating to highways.

The bill was read the second time and passed to Committee on Rules for third reading.

HOUSE BILL NO. 33, by Representatives Taller, Nelson (G.A.), Struthers, Ehlers and Sanders:

Establishing certain fees relating to corporations which may be charged by the secretary of state.

The bill was read the second time and passed to Committee on Rules for third reading.

HOUSE BILL NO. 69, by Representatives Warnke and Polk (by Legislative Budget Committee request):

Repealing sections authorizing forest tree nursery at Washington State University.

The bill was read the second time and passed to Committee on Rules for third reading.

HOUSE BILL NO. 126, by Representatives Charnley, Vrooman, Erickson, Douthwaite, Chandler, Burns, Owen and Galloway:

Making unlawful the commercial selling of term papers, theses, or other work assignments utilized for postsecondary education purposes.

The bill was read the second time and passed to Committee on Rules for third reading.
MOTION

On motion of Mr. Polk, the House adjourned until 11:00 a.m., Wednesday, January 24, 1979.

JOHN BAGNARIOL, Speaker
DUANE BERENTSON, Speaker

DEAN R. FOSTER, Chief Clerk
VITO T. CHIECHI, Chief Clerk
SEVENTEENTH DAY, JANUARY 24, 1979

SEVENTEENTH DAY

MORNING SESSION

House Chamber, Olympia, Wash., Wednesday, January 24, 1979.

The House was called to order at 11:00 a.m. by the Speaker (Mr. O'Brien presiding). The Clerk called the roll and all members were present except Representative Houchen, who was excused.

The flag was escorted to the rostrum by a Sergeant at Arms Color Guard, Pages Dawn Sheldon and Aaron Clark. Prayer was offered by Father Robert Russell of St. Michael’s Church of Olympia.

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

MESSAGES FROM THE SENATE

January 22, 1979

Mr. Speaker:
The President has signed:
SENATE CONCURRENT RESOLUTION NO. 101,
and the same is herewith transmitted.

Sidney R. Snyder, Secretary.

January 23, 1979

Mr. Speaker:
The Senate has passed:
SENATE BILL NO. 2034,
SENATE BILL NO. 2077,
SENATE BILL NO. 2094,
ENGROSSED SENATE BILL NO. 2124,
SENATE BILL NO. 2131,
SENATE BILL NO. 2135,
and the same are herewith transmitted.

Sidney R. Snyder, Secretary.

SIGNED BY THE SPEAKERS

The Speaker (Mr. O'Brien presiding) announced the Speakers had signed:
SENATE BILL NO. 2065,
SENATE CONCURRENT RESOLUTION NO. 101,
SENATE CONCURRENT RESOLUTION NO. 102.

INTRODUCTIONS AND FIRST READING

HOUSE BILL NO. 506, by Representatives Williams and Walk (by State Auditor request):
AN ACT Relating to public offices and officers; and amending section 43.09.260, chapter 8, Laws of 1965 and RCW 43.09.260.

To Committee on State Government

HOUSE BILL NO. 507, by Representatives Martinis, Vrooman, King and Walk:
AN ACT Relating to railroads; adding a new section to chapter 81.44 RCW; prescribing penalties; and declaring an emergency.

To Committee on Transportation

HOUSE BILL NO. 508, by Representatives Taller and Ehlers (by Department of General Administration request):
AN ACT Relating to state facilities; and amending section 43.19.450, chapter 8, Laws of 1965 and RCW 43.19.450.

To Committee on State Government
AN ACT Relating to civil commitment; amending section 6, chapter 142, Laws of 1973 1st ex. sess. and

HOUSE BILL NO. 513, by Representatives Pruitt, Amen, Burns, Nelson (D) and Winsley:

AN ACT Relating to state-owned and managed timber; adding new sections to chapter 79.01 RCW; creating new sections.

To Committee on Natural Resources

HOUSE BILL NO. 511, by Representatives Ehlers and Taller (by Department of General Administration request):


To Committee on State Government

HOUSE BILL NO. 512, by Representatives Schmitten, Vrooman and McGinnis:

AN ACT Relating to food fish and shellfish; adding a new chapter to Title 75 RCW; prescribing penalties; and making an appropriation.

To Committee on Natural Resources

HOUSE BILL NO. 510, by Representatives Schmitten, Taylor and Winsley:

AN ACT Relating to services provided by educational service districts to public

To Committee on Education

JOURNAL OF THE HOUSE

AN ACT Relating to services provided by educational service districts to public and private schools; amending section 11, chapter 282, Laws of 1971 ex. sess. as amended by section 16, chapter 275, Laws of 1975 1st ex. sess. and RCW 28A.21.086; amending section 28A.58.107, chapter 223, Laws of 1969 ex. sess. as last amended by section 1, chapter 26, Laws of 1971 and RCW 28A.58.107; and creating a new section.

To Committee on Education
To Committee on Judiciary

HOUSE BILL NO. 514, by Representatives Newhouse and Smith (R):
AN ACT Relating to federal areas; and adding a new section to chapter 37.04 RCW.

To Committee on Judiciary

HOUSE BILL NO. 515, by Representatives Kreidler, Taller and Keller:
AN ACT Relating to the state capitol museum; amending section 1, chapter 44, Laws of 1941 as amended by section 1, chapter 62, Laws of 1965 ex. sess. and RCW 27.36.010; amending section 5, chapter 44, Laws of 1941 as last amended by section 16, chapter 75, Laws of 1977 and RCW 27.36.050; amending section 5, chapter 62, Laws of 1965 ex. sess. and RCW 27.36.070; and adding a new section to chapter 27.36 RCW.

To Committee on State Government

HOUSE BILL NO. 516, by Representatives Blair and Thompson:
AN ACT Relating to appropriations; and creating new sections.

To Committee on Rules

HOUSE BILL NO. 517, by Representatives Thompson and Blair:
AN ACT Relating to appropriations; and creating new sections.

To Committee on Rules

HOUSE BILL NO. 518, by Representatives Blair and Thompson:
AN ACT Relating to appropriations; and creating new sections.

To Committee on Rules

HOUSE BILL NO. 519, by Representatives Thompson and Blair:
AN ACT Relating to appropriations; and creating new sections.

To Committee on Rules

HOUSE BILL NO. 520, by Representatives Adams, Haley, Kreidler and McGinnis:

To Committee on Social and Health Services

HOUSE BILL NO. 521, by Representatives Thompson, Chandler and Valle:
AN ACT Relating to sewage; amending section 10, chapter 72, Laws of 1967 as amended by section 5, chapter 96, Laws of 1971 ex. sess. and RCW 36.94.100; amending section 11, chapter 62, Laws of 1970 ex. sess. and RCW 41.06.073; amending section 43.20.050, chapter 8, Laws of 1965 as amended by section 9, chapter 102, Laws of 1967 ex. sess. and RCW 43.20.050; amending section 1, chapter 111, Laws of 1963 as amended by section 3, chapter 135, Laws of 1967 ex. sess. and RCW 57.08.065; amending section 10, chapter 51, Laws of 1967 ex. sess. and RCW 70.05.060; amending section 12, chapter 51, Laws of 1967 ex. sess. and RCW 70.05.070; amending section 4, chapter 133, Laws of 1977 ex. sess. and RCW 70.118.040; amending section 17, chapter 216, Laws of 1945 as amended by section 10, chapter 13, Laws of 1967 and RCW 90.48.110; adding new sections to chapter 43.21A RCW; creating new sections; repealing section 35.88.080, chapter 7, Laws of 1965 and RCW 35.88.080; and repealing section 35.88.090, chapter 7, Laws of 1965 and RCW 35.88.090.

To Committee on Ecology

HOUSE BILL NO. 522, by Representatives Becker, Winsley and Sommers:
AN ACT Relating to property taxes; and amending section 20, chapter 288, Laws of 1971 ex. sess. as amended by section 1, chapter 67, Laws of 1973 1st ex. sess. and RCW 84.55.010.

To Committee on Revenue
HOUSE BILL NO. 523, by Representatives Willams, Hughes, Nisbet and Winsley:

AN ACT Relating to the teachers' retirement system; amending section 26, chapter 80, Laws of 1947 as last amended by section 2, chapter 199, Laws of 1974 ex. sess. and RCW 41.32.260; and amending section 13, chapter 293, Laws of 1977 ex. sess. and RCW 41.32.810.

To Committee on Appropriations

HOUSE BILL NO. 524, by Representatives Nelson (D), Greengo and Burns:

AN ACT Relating to certain public bodies created pursuant to RCW 35.21.730 or 35.21.755; and amending section 7, chapter 37, Laws of 1974 ex. sess. as amended by section 1, chapter 35, Laws of 1977 ex. sess. and RCW 35.21.755.

To Committee on Revenue

HOUSE BILL NO. 525, by Representatives Fuller, Hughes, Barnes and Nelson, D. (by Committee on Elections and Governmental Ethics of the 45th Legislature request):

AN ACT Relating to elections; and amending section 29.68.070, chapter 9, Laws of 1965 and RCW 29.68-070.

To Committee on Constitution, Elections and Governmental Ethics

HOUSE BILL NO. 526, by Representatives Schmitten, Bender, Winsley and Oliver:

AN ACT Relating to emergency services; amending section 3, chapter 178, Laws of 1951 as last amended by section 1, chapter 113, Laws of 1975 1st ex. sess. and RCW 38.52.010; amending section 2, chapter 178, Laws of 1951 as last amended by section 2, chapter 113, Laws of 1975 1st ex. sess. and RCW 38.52.020; and adding a new section to chapter 38.52 RCW.

To Committee on State Government

HOUSE BILL NO. 527, by Representatives Schmitten, Bender, Winsley, Oliver, Vrooman, Barr, Walk and Grimm:

AN ACT Relating to emergency services; amending section 2, chapter 178, Laws of 1951 as last amended by section 2, chapter 113, Laws of 1975 1st ex. sess. and RCW 38.52.020; amending section 17, chapter 223, Laws of 1953 as last amended by section 35, chapter 171, Laws of 1974 ex. sess. and RCW 38.52.330; adding a new section to chapter 38.52 RCW; and making an appropriation.

To Committee on State Government

HOUSE BILL NO. 528, by Representatives Bauer, Winsley, Eng, Heck and Galloway:


To Committee on Appropriations

HOUSE BILL NO. 529, by Representatives Wilson, Martinis, Tilly, McCormick and Charnley:


To Committee on State Government

HOUSE BILL NO. 530, by Representatives Charnley and Amen:

AN ACT Relating to county roads; amending section 36.77.070, chapter 4, Laws of 1963 and RCW 36.77-070; amending section 36.82.130, chapter 4, Laws of 1963 as amended by section 13, chapter 182, Laws of 1969 ex. sess. and RCW 36.82.130; and adding a new section to chapter 36.86 RCW.

To Committee on Local Government

HOUSE BILL NO. 531, by Representatives Hughes, Taller, Hurley, Walk, Owen, McGinnis, Granlund, Scott, Fuller, Tupper, Deccio and Grimm:

AN ACT Relating to litter control; and creating new sections.

To Committee on Ecology

HOUSE BILL NO. 532, by Representatives Schmitten and Vrooman:

AN ACT Relating to the department of game; and amending section 77.04.020, chapter 36, Laws of 1955 and RCW 77.04.020.

To Committee on Natural Resources
HOUSE BILL NO. 533, by Representatives Whiteside, Adams, Owen, Dunlap, Deccio, Addison, Fuller, Hastings and Smith, C. (by Department of Social and Health Services request):

AN ACT Relating to revenue and taxation; adding new sections to chapter 82.04 RCW; and creating a new section.

To Committee on Social and Health Services

HOUSE BILL NO. 534, by Representatives Isaacson, Valle, Oliver, Scott, Hastings, Struthers, Eberle, Deccio, Dawson, Wilson, Haley, Sanders, Clayton, Van Dyken, Taylor and Smith (C):

AN ACT Relating to liens for utility services; amending section 35.21.130, chapter 7, Laws of 1965 and RCW 35.21.130; amending section 35.21.290, chapter 7, Laws of 1965 and RCW 35.21.290; amending section 35.67.200, chapter 7, Laws of 1965 and RCW 35.67.200; amending section 23, chapter 210, Laws of 1941 as last amended by section 6, chapter 300, Laws of 1977 ex. sess. and RCW 56.16.100; and amending section 2, chapter 108, Laws of 1959 and RCW 57.08.080.

To Committee on Judiciary

HOUSE BILL NO. 535, by Representative Valle:

AN ACT Relating to motor freight carriers; and adding a new section to chapter 81.80 RCW.

To Committee on Transportation

HOUSE BILL NO. 536, by Representative Valle:

AN ACT Relating to motor freight carriers; and amending section 81.80.010, chapter 14, Laws of 1961 as amended by section 1, chapter 69, Laws of 1967 and RCW 81.80.010.

To Committee on Transportation

HOUSE BILL NO. 537, by Representatives O'Brien, Winsley, Erickson, Bond, McGinnis, Addison and Greengo:

AN ACT Relating to business and occupation taxes; and amending section 82.04.430, chapter 15, Laws of 1961 as last amended by section 1, chapter 105, Laws of 1977 ex. sess. and RCW 82.04.430.

To Committee on Revenue

HOUSE BILL NO. 538, by Representatives Bauer, Winsley, Eng, Heck and Galloway:

AN ACT Relating to deferred compensation; adding a new section to chapter 28A.65 RCW; adding a new section to chapter 35.32A RCW; adding a new section to chapter 35.33 RCW; adding a new section to chapter 35A.33 RCW; and adding a new section to chapter 36.40 RCW.

To Committee on Education

HOUSE BILL NO. 539, by Representatives King, Scott and Lux:


HOUSE BILL NO. 540, by Representatives Ehlers and Erickson:

AN ACT Relating to revenue and taxation; adding new sections to chapter 15, Laws of 1961 and to chapter 82.04 RCW; adding a new section to chapter 15, Laws of 1961 and to chapter 82.08 RCW; and adding a new section to chapter 15, Laws of 1961 and to chapter 82.12 RCW.

To Committee on Revenue

HOUSE BILL NO. 541, by Representatives Ehlers, Lux and Gallagher:


To Committee on State Government
HOUSE BILL NO. 542, by Representatives Bauer, Chandler, Erickson, Barnes, Blair, Thompson, Patterson, Galloway, Heck, Whiteside, McGinnis, Taylor and Hurley:


To Committee on Education

HOUSE BILL NO. 543, by Representatives Burns, Blair, Ehlers, Chandler and Teutsch:

AN ACT Relating to state agency housing; adding a new section to chapter 43.82 RCW; and creating a new section.

To Committee on State Government

HOUSE BILL NO. 544, by Representatives Brown, Winsley, Gallagher, Pruitt, Galloway, Jovanovich, Scott, Owen, Granlund, Erickson, Salatino, Brekke, Martinis, Keller, Van Dyken, Lux, Tupper, Charnley, Douthwaite and Maxie:

AN ACT Relating to contracts; and adding a new chapter to Title 19 RCW.

To Committee on Commerce

HOUSE BILL NO. 545, by Representatives Barnes and Sommers:

AN ACT Relating to revenue and taxation; amending section 84.56.020, chapter 15, Laws of 1961 as last amended by section 1, chapter 196, Laws of 1974 ex. sess. and RCW 84.56.020; reenacting and amending section 84.56.010, chapter 15, Laws of 1961 as last amended by section 2, chapter 7, Laws of 1965 ex. sess. and by section 1, chapter 10, Laws of 1975-'76 2nd ex. sess. and RCW 84.56.010; reenacting and amending section 84.56.070, chapter 15, Laws of 1961 as amended by section 2, chapter 10, Laws of 1975-'76 2nd ex. sess. and RCW 84.56.070; amending section 84.60.050, chapter 15, Laws of 1961 as last amended by section 2, chapter 260, Laws of 1971 ex. sess. and RCW 84.60.050; creating new sections; and making an effective date.

To Committee on Revenue

HOUSE BILL NO. 546, by Representatives Rohrbach and Maxie (by Insurance Commissioner request):

AN ACT Relating to insurance; and amending section .03.06, chapter 79, Laws of 1947 and RCW 48.03-.060.

To Committee on Insurance

HOUSE BILL NO. 547, by Representatives Tupper and Keller (by Insurance Commissioner request):


To Committee on Insurance

HOUSE BILL NO. 548, by Representatives Williams and Walk (by State Auditor request):

AN ACT Relating to the auditing of public accounts; and amending section 43.09.280, chapter 8, Laws of 1965 and RCW 43.09.280.

To Committee on Local Government

HOUSE BILL NO. 549, by Representatives Grimm, Winsley, Martinis, Charnley, Walk, Burns and Lux:

AN ACT Relating to the health, safety and welfare of railroad employees; adding new sections to chapter 81.44 RCW; and prescribing penalties.

To Committee on Labor
HOUSE BILL NO. 550, by Representatives Barnes, Fuller and Erickson:

AN ACT Relating to elections; amending section 29.04.070, chapter 9, Laws of 1965 and RCW 29.04.070; amending section 29.27.072, chapter 9, Laws of 1965 as amended by section 1, chapter 96, Laws of 1967 and RCW 29.27.072; and amending section 29.27.074, chapter 9, Laws of 1965 as amended by section 2, chapter 96, Laws of 1967 and RCW 29.27.074.

To Committee on Constitution, Elections and Governmental Ethics

HOUSE BILL NO. 551, by Representatives Brown, Winsley, Gallagher, Pruitt, Vrooman, Jovanovich, Scott, Owen, Granlund, Smith (R), Erickson, Grimm, Walk, Brekke, McGinnis, Burns, Nelson (D), Clayton, Hughes, North, Tilly, Hurley, Bender and Smith (C):

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

To Committee on Judiciary

HOUSE BILL NO. 552, by Representative McGinnis (by Department of General Administration request):

AN ACT Relating to state government real estate; amending section 43.82.010, chapter 8, Laws of 1965 as last amended by section 1, chapter 121, Laws of 1969 and RCW 43.82.010; amending section 43.82.020, chapter 8, Laws of 1965 and RCW 43.82.020; and amending section 43.82.125, chapter 8, Laws of 1965 and RCW 43.82.125.

To Committee on State Government

HOUSE BILL NO. 553, by Representatives Warnke, Van Dyken, Bender, Bauer and Taylor:

AN ACT Relating to education; amending section 28A.41.160, chapter 223, Laws of 1969 ex. sess. as last amended by section 6, chapter 359, Laws of 1977 ex. sess. and RCW 28A.41.160; creating new sections; and making an effective date.

To Committee on Education

HOUSE BILL NO. 554, by Representatives Adams, Whiteside, Brekke, Erickson, Gruger, Nelson (D), Kreidler, Haley, Pruitt, Valle, Burns, Gallagher, Lux, Becker, Salatino, Keller, Ehlers, Sherman, King, Blair, Brown, Isaacson, Sommers, Charnley and Maxie:

AN ACT Relating to shelters for victims of domestic violence; adding a new chapter to Title 70 RCW; creating a new section; and making an appropriation.

To Committee on Social and Health Services

HOUSE BILL NO. 555, by Representatives Gruger, Zimmerman, Salatino, Sommers, Burns, Brown, Lux, Bauer, Pruitt, Erickson, Bender and Winsley:

AN ACT Relating to property tax exemptions; and amending section 1, chapter 182, Laws of 1974 ex. sess. as last amended by section 1, chapter 268, Laws of 1977 ex. sess. and RCW 84.36.381.

To Committee on Revenue

HOUSE BILL NO. 556, by Representatives Warnke, Polk, Heck, Chandler, North, Bauer and Nelson (G.A.):

AN ACT Relating to education; amending section 28A.41.160, chapter 223, Laws of 1969 ex. sess. as last amended by section 6, chapter 359, Laws of 1977 ex. sess. and RCW 28A.41.160; creating new sections; and making an effective date.

To Committee on Education

HOUSE BILL NO. 557, by Representatives Warnke, Polk, Heck, North, Bauer, Rosbach and Nelson (G.A.):


To Committee on Education
HOUSE BILL NO. 558, by Representatives Sommers, Sanders and Winsley:

To Committee on Revenue

HOUSE BILL NO. 559, by Representatives Warnke, Taylor, Bender and Bauer:

To Committee on Education

AN ACT Relating to revenue and taxation; and amending section 4, chapter 325, Laws of 1977 ex. sess. and RCW 84.52.0531.

To Committee on Education

HOUSE BILL NO. 561, by Representatives Sanders, Nelson (G.A.), Bond, McDonald and McGinnis:
AN ACT Relating to aircraft; and creating a new section.

To Committee on Judiciary

HOUSE BILL NO. 562, by Representatives Tilly, Sherman, Newhouse, Schmitten, North, Sanders, Clayton, Fancher and Nisbet:
AN ACT Relating to trespass; amending section 9A.16.020, chapter 260, Laws of 1975 1st ex. sess. as amended by section 13, chapter 80, Laws of 1977 ex. sess. and RCW 9A.16.020; adding a new section to chapter 4.24 RCW; and creating a new chapter in Title 7 RCW.

To Committee on Judiciary

HOUSE JOINT RESOLUTION NO. 19, by Representatives Nelson (D), Erickson, Winsley, Lux and Dawson:
Giving each state representative an individual district.

To Committee on Constitution, Elections and Governmental Ethics

HOUSE JOINT RESOLUTION NO. 20, by Representatives Gruger, Barnes and Winsley:
Providing for notice of constitutional amendments.

To Committee on Constitution, Elections and Governmental Ethics

MOTIONS

On motion of Mr. King, all bills and resolutions listed on today's agenda under the fourth order of business were considered first reading and passed to the committees designated with the exception of House Bill No. 506, House Bill No. 514 and House Bill No. 538.

On motion of Mr. King, HOUSE BILL NO. 506 was referred to Committee on Local Government.

On motion of Mr. King, HOUSE BILL NO. 514 was referred to Committee on Judiciary.

On motion of Mr. King, HOUSE BILL NO. 538 was referred to Committee on Education.
On motion of Mr. King, the following committee referrals were made:
HOUSE BILL NO. 379 to Committee on Natural Resources;
HOUSE BILL NO. 384 to Committee on Labor;
HOUSE BILL NO. 421 to Committee on State Government;
HOUSE BILL NO. 445 to Committee on Ecology;
HOUSE BILL NO. 446 to Committee on Ecology;
HOUSE BILL NO. 449 to Committee on Social and Health Services;
HOUSE BILL NO. 468 to Committee on Ecology;
HOUSE BILL NO. 484 to Committee on Commerce;
HOUSE BILL NO. 496 to Committee on Judiciary.

REPORTS OF STANDING COMMITTEES

January 23, 1979

HOUSE BILL NO. 44, Prime Sponsor: Representative Fancher, increasing the fee that may be retained by persons issuing hunting and fishing licenses. Reported by Committee on Natural Resources.

MAJORITY recommendation: Do pass. Signed by Representatives Schmitten, Executive Chairman; Vrooman, Co-Chairman; Adams, Martinis, McCormick, Monohon, Nelson (G.A.), Rosbach, Wilson.

To Committee on Rules for second reading.

January 22, 1979

HOUSE BILL NO. 115, Prime sponsor: Representative Vrooman, authorizing private construction and improvement of county roads. Reported by Committee on Local Government.

MAJORITY recommendation: Do pass. Signed by Representatives Charnley, Co-Chairman; Zimmerman, Co-Chairman; Brekke, Brown, Garrett, Keller, North, Rohrbach, Rosbach, Schmitten, Teutsch, Vrooman, Whiteside.

To Committee on Rules for second reading.

January 23, 1979

HOUSE BILL NO. 178, Prime Sponsor: Representative Schmitten, making available department of natural resources equipment, personnel and services to certain landowners. Reported by Committee on Natural Resources.


To Committee on Rules for second reading.

January 23, 1979

HOUSE BILL NO. 183, Prime Sponsor: Representative Schmitten, changing procedures used by the department of natural resources in sales and exchanges. Reported by Committee on Natural Resources.


To Committee on Rules for second reading.

January 19, 1979

HOUSE BILL NO. 204, Prime Sponsor: Representative Becker, establishing a criminal justice division and council in the governor's office. Reported by Committee on Institutions.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Struthers, Chairman; Becker, Co-Chairwoman; Barr, Granlund, Hurley, Mitchell, Nelson (D), Owen, Rohrbach.

MOTION

On motion of Mr. King, House Bill No. 204 was rereferred to Committee on State Government.
January 18, 1979

HOUSE BILL NO. 259, Prime Sponsor: Representative Haley, enacting the controlled substances therapeutic research act. Reported by Committee on Social and Health Services.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Adams, Co-Chairman; Whiteside, Co-Chairman; Barr, Brekke, Gruger, Kreidler, Lux, Mitchell, Pruitt, Schmitten, Teutsch, Tupper.

MOTION

On motion of Mr. King, House Bill No. 259 was rereferred to Committee on Appropriations.

January 17, 1979

HOUSE BILL NO. 264, Prime Sponsor: Representative Adams, defining the patient's right to withhold or withdraw life-sustaining medical procedures in terminal illnesses. Reported by Committee on Social and Health Services.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Adams, Co-Chairman; Whiteside, Co-Chairman; Barr, Brekke, Kreidler, Lux, May, Mitchell, Pruitt, Schmitten, Teutsch, Tupper.

To Committee on Rules for second reading.

January 23, 1979

HOUSE BILL NO. 277, Prime Sponsor: Representative Warnke, repealing regulation of comic books. Reported by Committee on Commerce.

MAJORITY recommendation: Do pass. Signed by Representatives Warnke, Executive Chairman; Greengo, Co-Chairman; Addison, Fuller, Gallagher, May, Oliver, Owen, Sanders, Struthers, Walk.

To Committee on Rules for second reading.

January 18, 1979

HOUSE JOINT MEMORIAL NO. 4; Prime Sponsor: Representative Adams, memorializing the federal government to legitimize the medical use of marijuana. Reported by Committee on Social and Health Services.

Signed by Representatives Adams, Co-Chairman; Whiteside, Co-Chairman; Barr, Gruger, Kreidler, Lux, Pruitt, Schmitten, Teutsch, Tupper.

To Committee on Rules for second reading.

SECOND READING

HOUSE BILL NO. 78, by Representatives Zimmerman, Garrett, Charnley and Keller (by Committee on Local Government of the 45th Legislature request):

Relating to special purpose districts.

The bill was read the second time.

On motion of Mr. Zimmerman, Substitute House Bill No. 78 was substituted for House Bill No. 78, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 78 was read the second time and passed to Committee on Rules for third reading.

HOUSE BILL NO. 341, by Representatives Newhouse, Smith (R) and Whiteside (by Code Reviser's request):

Correcting double amendments to RCW 18.85.120, 18.85.140, 18.85.150 and 18.85.230.

The bill was read the second time.

On motion of Mr. King, the rules were suspended, the second reading considered the third, and House Bill No. 341 was placed on final passage.

Mr. Newhouse spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 341, and the bill passed the House by the following vote: Yeas, 96; nays, 0; not voting, 2.

Not voting: Representatives Garrett, Houchen.

House Bill No. 341, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 342, by Representatives Newhouse, Smith (R) and Whiteside (by Code Reviser's request):
Correcting double amendment to RCW 21.20.310.

The bill was read the second time.

On motion of Mr. Salatino, the rules were suspended, the second reading considered the third, and House Bill No. 342 was placed on final passage.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 342, and the bill passed the House by the following vote: Yeas, 97; nays, 0; not voting, 1.


Not voting: Representative Houchen.

House Bill No. 342, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 343, by Representatives Newhouse, Smith (R) and Whiteside (by Code Reviser's request):
Correcting double amendment to RCW 27.28.010 and 27.32.010.

The bill was read the second time.

On motion of Mr. King, the rules were suspended, the second reading considered the third, and House Bill No. 343 was placed on final passage.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 343, and the bill passed the House by the following vote: Yeas, 97; nays, 0; not voting, 1.


Not voting: Representative Houchen.

House Bill No. 343, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 344, by Representatives Newhouse, Smith (R) and Whiteside (by Code Reviser's request):
Correcting double amendments to RCW 43.17.010, 43.17.020, 43.41.110 and 43.51.040.
The bill was read the second time.

On motion of Mr. Salatino, the rules were suspended, the second reading considered the third, and House Bill No. 344 was placed on final passage.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 344, and the bill passed the House by the following vote: Yeas, 97; nays, 0; not voting, 1.


Not voting: Representative Houchen.

House Bill No. 344, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 345, by Representatives Newhouse, Smith (R) and Whiteside (by Code Reviser's request):
Correcting double amendments to RCW 46.37.340, 46.52.030 and 46.70.011.

The bill was read the second time.

On motion of Mr. King, the rules were suspended, the second reading considered the third, and House Bill No. 345 was placed on final passage.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 345, and the bill passed the House by the following vote: Yeas, 95; nays, 1; not voting, 2.


Voting nay: Representative Bond.

Not voting: Representatives Houchen, Kreidler.

House Bill No. 345, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 346, by Representatives Newhouse, Smith (R) and Whiteside (by Code Reviser's request):
Correcting multiple amendments to RCW 82.08.030 and 82.12.030.

The bill was read the second time.

On motion of Mr. Salatino, the rules were suspended, the second reading considered the third, and House Bill No. 346 was placed on final passage.

Mr. Newhouse spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 346, and the bill passed the House by the following vote: Yeas, 96; nays, 1; not voting, 1.

SEVENTEENTH DAY, JANUARY 24, 1979


Voting nay: Representative Bond.
Not voting: Representative Houchen.

House Bill No. 346, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 347, by Representatives Newhouse, Smith (R) and Whiteside (by Code Reviser's request):
Correcting double amendment to RCW 84.48.010.

The bill was read the second time.

On motion of Mr. King, the rules were suspended, the second reading considered the third, and House Bill No. 347 was placed on final passage.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 347, and the bill passed the House by the following vote: Yeas, 97; nays, 0; not voting, 1.
Not voting: Representative Houchen.

House Bill No. 347, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 348, by Representatives Newhouse, Smith (R) and Whiteside (by Code Reviser's request):
Making RCW corrections to Title 28B.

The bill was read the second time.

On motion of Mr. Salatino, the rules were suspended, the second reading considered the third, and House Bill No. 348 was placed on final passage.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 348, and the bill passed the House by the following vote: Yeas, 97; nays, 0; not voting, 1.
Not voting: Representative Houchen.

House Bill No. 348, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE CONCURRENT RESOLUTION NO. 2, by Representatives Oliver, Bond, Tilly, Owen, Walk, Pruitt and Craswell:
Establishing a week honoring the family.

The resolution was read the second time and passed to Committee on Rules for third reading.
THIRD READING

HOUSE BILL NO. 18, by Representatives Becker, Smith (R), Tilly, Winsley and Brekke
(by Committee on Judiciary of the 45th Legislature request):

Enacting the uniform child custody jurisdiction act.

The bill was read the third time and placed on final passage.

Representatives Becker, Smith (R) and Struthers spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 18, and the bill passed the House by the following vote: Yeas, 97; nays, 0; not voting, 1.


Not voting: Representative Houchen.

House Bill No. 18, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 26, by Representatives Valle, Gruger, Douthwaite and Pruitt (by Committee on Ecology of the 45th Legislature request):

Relating to highways.

The bill was read the third time and placed on final passage.

Representatives Valle, Barr, Pruitt and Hurley spoke in favor of the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 26, and the bill passed the House by the following vote: Yeas, 97; nays, 0; not voting, 1.


Not voting: Representative Houchen.

House Bill No. 26, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 33, by Representatives Taller, Nelson (G.A.), Struthers, Ehlers and Sanders:

Establishing certain fees relating to corporations which may be charged by the secretary of state.

The bill was read the third time and placed on final passage.

Mr. Taller spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 33, and the bill passed the House by the following vote: Yeas, 97; nays, 0; not voting, 1.


Not voting: Representative Houchen.

House Bill No. 33, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 50, by Representatives Newhouse, Smith (R), Barr, McGinnis, Sanders, Schmitten, Bond, Clayton, Isaacson, Eberle, Dawson, Zimmerman, Galloway, Smith (C), Nisbet, Owen, McDonald and Wilson (by Committee on Judiciary of the 45th Legislature request):

Providing for limited liability of landowners for recreational use of their land by the public.

The bill was read the third time and placed on final passage.

Mr. Newhouse spoke in favor of the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 50, and the bill passed the House by the following vote: Yeas, 97; nays, 0; not voting, 1.


Not voting: Representative Houchen.

House Bill No. 50, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTIONS

On motion of Mr. King, HOUSE BILL NO. 441 was rereferred from Committee on Commerce to Committee on Energy and Utilities.

On motion of Mr. King, HOUSE BILL NO. 452 was rereferred from Committee on Ecology to Committee on Energy and Utilities.

On motion of Mr. King, HOUSE BILL NO. 502 was rereferred from Committee on Social and Health Services to Committee on Education.

MOTION

On motion of Mr. King, the House adjourned until 11:00 a.m., Friday, January 26, 1979.

JOHN BAGNARIOL, Speaker
DUANE BERENTSON, Speaker
The House was called to order at 11:00 a.m. by Speaker Berentson. The Clerk called the roll and all members were present except Representatives Houchen and Smith (R), who were excused.

The flag was escorted to the rostrum by a Sergeant at Arms Color Guard, Pages Kathleen Hubbard and Rob Cormier. Prayer was offered by Father Robert Russell of St. Michael's Church of Olympia.

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

MESSAGES FROM THE SENATE

January 24, 1979

Mr. Speaker:
The Senate has passed:
ENGROSSED SUBSTITUTE SENATE BILL NO. 2148,
and the same is herewith transmitted.

January 24, 1979
Sidney R. Snyder, Secretary.

Mr. Speaker:
The Senate has passed:
SENATE BILL NO. 2143,
and the same is herewith transmitted.

January 25, 1979
Sidney R. Snyder, Secretary.

INTRODUCTIONS AND FIRST READING

HOUSE BILL NO. 563, by Representatives Walk, Scott, Heck, Struthers, Zimmerman, Barnes, Chandler and Wilson (by Executive request):
AN ACT Relating to the commission for vocational education; providing for the planning, acquisition, construction, remodeling, furnishing, and equipping of a state fire service training center for the commission for vocational education and the financing thereof by the issuance of bonds, including bond anticipation notes; creating new sections; adding a new chapter to Title 28C RCW; and declaring an emergency.

To Committee on Appropriations

HOUSE BILL NO. 564, by Representatives Vrooman, Schmitten, Martinis, Wilson, Nelson (D), Fuller, Burns and Bauer (by Executive request):
AN ACT Relating to the support of state government; providing for the planning, acquisition, construction, remodeling, improving, and equipping of fisheries facilities; providing for the financing thereof by the issuance of bonds and anticipation notes; creating new sections; and declaring an emergency.

To Committee on Appropriations

HOUSE BILL NO. 565, by Representatives Hurley, North and Fuller (by Executive request):
AN ACT Relating to state government; providing for the acquisition and development of outdoor recreational areas and facilities; providing for the financing thereof by the issuance of bonds; and creating new sections.

To Committee on Appropriations

HOUSE BILL NO. 566, by Representatives Sommers, Zimmerman, Smith (R), Granlund, Galloway, Brekke, Walk, North, Williams, Sanders, Pruitt, Erickson, Bond, Bauer, Winsley and Isaacson (by Executive request):
AN ACT Relating to inheritance tax exemptions; amending section 83.08.020, chapter 15, Laws of 1961 and RCW 83.08.020; amending section 83.08.030, chapter 15, Laws of 1961 and RCW 83.08.030; and creating a new section.

To Committee on Revenue
HOUSE BILL NO. 567, by Representatives Owen and Winsley (by Executive request):

AN ACT Relating to the support of state government; providing for the planning, acquisition, construction, remodeling, furnishing and equipping of certain jail buildings and facilities; providing for the financing thereof by the issuance of bonds and anticipation notes; amending section 3, chapter 316, Laws of 1977 ex. sess. and RCW 70.48.030; adding a new chapter to Title 70 RCW; making an appropriation; and declaring an emergency.

To Committee on Appropriations

HOUSE BILL NO. 568, by Representatives Blair, Grimm, Thompson, Burns, Teutsch, Oliver, Galloway, Heck, Kreidler, Keller, Owen, Fuller, Valle, McGinnis, Bauer, King, Zimmerman, Salatino, Williams, Erak, Chandler, Newhouse, Charnley, Haley, Pruitt, Warnke and Isaacson:

AN ACT Relating to institutions of higher education; and adding a new section to chapter 223, Laws of 1969 ex. sess. and to chapter 28B.40 RCW.

To Committee on Higher Education

HOUSE BILL NO. 569, by Representatives King and O'Brien (by Executive request):

AN ACT Relating to state government; providing for the acquisition, construction, remodeling, furnishing and equipping of state buildings and facilities; providing for the financing thereof by the issuance of bonds; creating new sections; and declaring an emergency.

To Committee on Appropriations

HOUSE BILL NO. 570, by Representatives May, Hurley, McGinnis, McCormick, Hughes, Martinis, Charnley and Sherman:

AN ACT Relating to funding public transportation systems; amending section 4, chapter 111, Laws of 1965 ex. sess. as amended by section 4, chapter 270, Laws of 1975 1st ex. sess. and RCW 35.95.040; and amending section 2, chapter 296, Laws of 1971 ex. sess. as amended by section 6, chapter 270, Laws of 1975 1st ex. sess. and RCW 82.14.045.

To Committee on Transportation

HOUSE BILL NO. 571, by Representatives Smith (R), Newhouse, Knowles, Tilly and Isaacson:


To Committee on Judiciary

HOUSE BILL NO. 572, by Representatives Schmitten, Vrooman and Struthers:

AN ACT Relating to public lands; amending section 9, chapter 255, Laws of 1927 and RCW 79.01.036; amending section 22, chapter 255, Laws of 1927 as last amended by section 4, chapter 163, Laws of 1967 and RCW 79.01.088; amending section 23, chapter 255, Laws of 1927 as last amended by section 3, chapter 78, Laws of 1967 ex. sess. and RCW 79.01.092; amending section 24, chapter 255, Laws of 1927 as last amended by section 1, chapter 200, Laws of 1971 ex. sess. and RCW 79.01.096; amending section 34, chapter 255, Laws of 1927 as amended by section 14, chapter 257, Laws of 1959 and RCW 79.01.136; amending section 35, chapter 255, Laws of 1927 and RCW 79.01.140; amending section 36, chapter 255, Laws of 1927 and RCW 79.01.144; amending section 37, chapter 255, Laws of 1927 as amended by section 1, chapter 57, Laws of 1935 and RCW 79.01.148; amending section 59, chapter 255, Laws of 1927 as last amended by section 27, chapter 257, Laws of 1939 and RCW 79.01.236; amending section 61, chapter 255, Laws of 1927 as last amended by section 1, chapter 46, Laws of 1969 ex. sess. and RCW 79.01.264; amending section 62, chapter 255, Laws of 1927 and RCW 79.01.248; amending section 63, chapter 255, Laws of 1927 and RCW 79.01.252; amending section 64, chapter 255, Laws of 1927 and RCW 79.01.256; amending section 65, chapter 255, Laws of 1927 and RCW 79.01.260; amending section 66, chapter 255, Laws of 1927 and RCW 79.01.264; amending section 67, chapter 255, Laws of 1927 as amended by section 1, chapter 139, Laws of 1933 and RCW 79.01.268; amending section 190, chapter 255, Laws of 1927 as amended by section 1, chapter 153, Laws of 1959 and RCW 79.01.720; amending section 191, chapter 255, Laws of 1927 and RCW 79.01.724; amending section 1, chapter 203, Laws of 1949 as amended by section 10, chapter 73, Laws of 1961 and RCW 79.12.570; amending section 2, chapter 324, Laws of 1955 and RCW 79.28.080; adding new sections to chapter 255, Laws of 1927 and to chapter 79.01 RCW; repealing sections 68, chapter 255, Laws of 1927,
section 30, chapter 257, Laws of 1959 and RCW 79.01.272; repealing section 69, chapter 255, Laws of 1927, section 31, chapter 257, Laws of 1959 and RCW 79.01.276; repealing section 70, chapter 255, Laws of 1927 and RCW 79.01.280; repealing section 72, chapter 255, Laws of 1927, section 33, chapter 257, Laws of 1959 and RCW 79.01.288; repealing section 2, chapter 203, Laws of 1949 and RCW 79.12.580; repealing section 3, chapter 203, Laws of 1949 and RCW 79.12.590; repealing section 3, chapter 85, Laws of 1923 and RCW 79.28.060; and providing an effective date.

To Committee on Natural Resources

HOUSE BILL NO. 573, by Representatives Gruger, Nelson (G.A.), Struthers, Greengo, Wilson and McGinnis (by Executive request):

AN ACT Relating to certain appropriations; creating new sections; and declaring an emergency.

To Committee on Appropriations

HOUSE BILL NO. 574, by Representative Valle (by Executive request):

AN ACT Relating to state and local government and the support thereof; authorizing the issuance and sale of state general obligation bonds to provide for needed water supply facilities throughout the state; providing ways and means to pay the bonds; adding a new chapter to Title 43 RCW; and making an appropriation.

To Committee on Appropriations

HOUSE BILL NO. 575, by Representatives Adams, Struthers, Barnes, May and Greengo (by Executive request):

AN ACT Relating to the support of state government; providing for the planning, acquisition, construction, remodeling, improving, and equipping of social and health services facilities; providing for the financing thereof by the issuance of bonds and anticipation notes; creating new sections; and declaring an emergency.

To Committee on Appropriations

HOUSE BILL NO. 576, by Representatives Scott, Clayton, Lux, Martinis, Taller, McDonald, Brown, Bender, Jovanovich and King:

AN ACT Relating to apprenticeship; amending section 1, chapter 231, Laws of 1941 as last amended by section 72, chapter 75, Laws of 1977 and RCW 49.04.010; amending section 2, chapter 231, Laws of 1941 as amended by section 2, chapter 114, Laws of 1961 and RCW 49.04.030; and amending section 4, chapter 231, Laws of 1941 as amended by section 3, chapter 114, Laws of 1961 and RCW 49.04.050.

To Committee on Labor

HOUSE BILL NO. 577, by Representatives Sommers and Taylor:

AN ACT Relating to the common schools; and amending section 2, chapter 305, Laws of 1977 ex. sess. and RCW 28A.58.092.

To Committee on Education

HOUSE BILL NO. 578, by Representatives Knowles and Newhouse:

AN ACT Relating to superior court commissioners; amending section 1, chapter 124, Laws of 1909 as last amended by section 1, chapter 87, Laws of 1967 ex. sess. and RCW 2.24.010; and amending section 2, chapter 124, Laws of 1909 as amended by section 1, chapter 188, Laws of 1963 and RCW 2.24.040.

To Committee on Judiciary

HOUSE BILL NO. 579, by Representatives Knowles, Smith (R) and Sherman:

AN ACT Relating to the regulation of lie detection; adding a new chapter to Title 18 RCW; prescribing penalties; making an appropriation; and declaring an emergency.

To Committee on Judiciary

HOUSE BILL NO. 580, by Representatives Knowles and Newhouse:

AN ACT Relating to nonpartisan elections; and amending section 1, chapter 10, Laws of 1970 ex. sess. as amended by section 5, chapter 120, Laws of 1975-'76 2nd ex. sess. and RCW 29.21.150.

To Committee on Constitution, Elections and Governmental Ethics
AN ACT Relating to intoxicating liquor; and amending section 29, chapter 62, Laws of 1933 ex. sess. and RCW 66.08.120.

To Committee on Local Government

HOUSE BILL NO. 583, by Representatives Ehlers and Taller (by Department of General Administration request):


To Committee on State Government

HOUSE BILL NO. 584, by Representatives Polk, Warnke, Flanagan, Blair, Amen, Heck and Smith, C. (by Legislative Budget Committee request based on performance audit):

last amended by section 1, chapter 101, Laws of 1974 ex. sess. and RCW 28A.61.030; creating new
sections; making an appropriation; declaring an emergency; and making an effective date.

HOUSE BILL NO. 585, by Representatives Erickson, Schmitten and Vrooman:

AN ACT Relating to forest resources; amending section 1, chapter 177, Laws of 1947 and RCW 76.44.010;
amending section 2, chapter 177, Laws of 1947 as amended by section 1, chapter 306, Laws of 1959
and RCW 76.44.020; amending section 3, chapter 177, Laws of 1947 and RCW 76.44.030; amending
section 4, chapter 177, Laws of 1947 and RCW 76.44.040; amending section 5, chapter 177, Laws of
1947 and RCW 76.44.050; adding a new section to chapter 76.44 RCW; creating new sections; and
repealing section 2, chapter 306, Laws of 1959 and RCW 76.44.025.

To Committee on Natural Resources

HOUSE BILL NO. 586, by Representatives Nelson (D), Lux, O'Brien, Adams, Sanders,
Fuller and Burns:

AN ACT Relating to age limitations in employment; amending section 10, chapter 267, Laws of 1971 ex.
sess. and RCW 2.10.100; amending section 13, chapter 207, Laws of 1939 as amended by section 3,
chapter 185, Laws of 1967 and RCW 41.28.120; amending section 14, chapter 207, Laws of 1939 as
last amended by section 1, chapter 31, Laws of 1969 and RCW 41.28.130; amending section 16, chap-
41.40.150; amending section 19, chapter 274, Laws of 1947 as last amended by section 7, chapter 190,
Laws of 1973 1st ex. sess. and RCW 41.40.180; amending section 14, chapter 71, Laws of 1947 as last
amended by section 4, chapter 28, Laws of 1967 ex. sess. and RCW 41.44.140; amending section 15,
chapter 71, Laws of 1947 as last amended by section 5, chapter 99, Laws of 1965 ex. sess. and RCW
41.44.150; amending section 5, chapter 100, Laws of 1961 and RCW 49.44.090; repealing section 1,
chapter 6, Laws of 1969 ex. sess. and RCW 3.74.030; and repealing section 21, chapter 200, Laws of
1953 and RCW 41.40.125.

To Committee on Labor

HOUSE BILL NO. 587, by Representatives Ehlers, Tilley, Deccio, Winsley, Grimm, Dawson,
Walk, Erickson, Salatino, Gallagher, Granlund, Brown, Adams, Vrooman, Addison and
Rohrbach (by Washington State Patrol request):

AN ACT Relating to crime; amending section 1, chapter 202, Laws of 1973 1st ex. sess. and RCW 43.43-
.850; amending section 3, chapter 202, Laws of 1973 1st ex. sess. and RCW 43.43.854; amending sec-
tion 4, chapter 202, Laws of 1973 1st ex. sess. and RCW 43.43.856; amending section 5, chapter 202,
Laws of 1973 1st ex. sess. as amended by section 115, chapter 34, Laws of 1975-'76 2nd ex. sess. and
RCW 43.43.858; amending section 6, chapter 202, Laws of 1973 1st ex. sess. and RCW 43.43.860;
amending section 7, chapter 202, Laws of 1973 1st ex. sess. and RCW 43.43.862; amending section 8,
chapter 202, Laws of 1973 1st ex. sess. and RCW 43.43.864; making an appropriation; and prescribing
penalties.

To Committee on State Government

HOUSE BILL NO. 588, by Representatives Rohrbach and Keller (by Insurance Commis-
sioner request):

AN ACT Relating to insurance; and amending section .17.19, chapter 79, Laws of 1947 as amended by
section 21, chapter 150, Laws of 1967 and RCW 48.17.190.

To Committee on Insurance

HOUSE BILL NO. 589, by Representatives Warnke, Blair, Heck, Vrooman, North and
Brekke:

AN ACT Relating to school districts; and adding a new section to chapter 223, Laws of 1969 ex. sess. and to
chapter 28A.58 RCW.

To Committee on Education

HOUSE BILL NO. 590, by Representatives Valle, Adams, Teutsch, Thompson, Fancher,
Granlund, Winsley, Sherman, Eng, Pruitt, Nelson (D), Burns, Lux; Garrett, Tupper,
Williams and Brekke:

AN ACT Relating to displaced homemakers; adding a new chapter to Title 28C RCW; and making an
appropriation.

To Committee on Social and Health Services
HOUSE BILL NO. 591, by Representatives Sanders, Erickson, Bond, Granlund, Hastings, Flanagan, Craswell, Addison, Brown, Greengo, Dawson, Amen, Nelson (D), Winsley, Barnes, Barr, Rohrbach, Nisbet, McGinnis, Clayton, Smith (C), Tupper, Walk, Grimm, Dunlap, Garrett, Tilly, Eberle, Wilson and Isaacson:

AN ACT Relating to inheritance taxation; amending section 83.08.020, chapter 15, Laws of 1961 and RCW 83.08.020; amending section 83.08.060, chapter 15, Laws of 1961 and RCW 83.08.060; and providing an effective date.

To Committee on Revenue

HOUSE BILL NO. 592, by Representatives Hurley, Polk, Hughes, North, Sprague, Charnley and Wilson:

AN ACT Relating to land areas along the Pacific Ocean; amending section 46.08.180, chapter 12, Laws of 1961 as amended by section 7, chapter 120, Laws of 1967 and RCW 43.51.680; amending section 1, chapter 54, Laws of 1935 and RCW 79.16.130; amending section 1, chapter 105, Laws of 1901 and RCW 79.16.160; amending section 1, chapter 110, Laws of 1901 and RCW 79.16.170; adding a new section to chapter 46.61 RCW; and prescribing penalties.

To Committee on Parks and Recreation

HOUSE BILL NO. 593, by Representatives O'Brien, Zimmerman, Galloway and Heck:

AN ACT Relating to revenue and taxation; and amending section 84.40.040, chapter 15, Laws of 1961 as last amended by section 97, chapter 195, Laws of 1973 1st ex. sess. and RCW 84.40.040.

To Committee on Revenue

HOUSE BILL NO. 594, by Representative Valle:

AN ACT Relating to water rights; and amending section 14, chapter 233, Laws of 1967 and RCW 90.14.140.

To Committee on Ecology

HOUSE BILL NO. 595, by Representatives Sanders, Sommers and Winsley:


To Committee on Revenue

HOUSE BILL NO. 596, by Representatives Hurley, Polk, Hughes, North, Taylor, Charnley and Winsley:

AN ACT Relating to ocean beach sand removal; amending section 8, chapter 120, Laws of 1967 as amended by section 6, chapter 55, Laws of 1969 ex. sess. and RCW 43.51.685; adding new sections to chapter 90.58 RCW; and prescribing penalties.

To Committee on Parks and Recreation

HOUSE BILL NO. 597, by Representatives O'Brien, Zimmerman, Galloway, Gruger, Heck, Van Dyken and Bauer:

AN ACT Relating to historic preservation; and adding a new chapter to Title 84 RCW.

To Committee on Revenue

HOUSE BILL NO. 598, by Representatives Warnke, North and Salatino:

AN ACT Relating to consumer protection; adding a new chapter to Title 19 RCW; creating a new section; prescribing penalties; and providing an effective date.

To Committee on Commerce

HOUSE BILL NO. 599, by Representatives Valle, King, Douthwaite, Burns, Galloway, Nelson (D) and Sherman:

AN ACT Relating to energy facility siting; and amending section 4, chapter 45, Laws of 1970 ex. sess. as last amended by section 4, chapter 371, Laws of 1977 ex. sess. and RCW 80.50.040.

To Committee on Energy and Utilities
HOUSE BILL NO. 600, by Representatives Owen, Taller, Grimm, Winsley, Rohrbach, Nelson (D), Erak, Vrooman, Mitchell, Nisbet, Hughes, Hurley, Haley, Sanders, Walk, Clayton, Addison, Dunlap, Tupper and Hastings:


To Committee on Institutions

HOUSE BILL NO. 601, by Representatives Taller, Hurley, Dunlap, Nelson (D), Greengo, King, Sanders, Maxie, Dawson, Douthwaite, Zimmerman, Burns, Polk, Becker, Addison and Tupper:

AN ACT Relating to state government; amending section 7, chapter 37, Laws of 1974 ex. sess. as amended by section 1, chapter 35, Laws of 1977 ex. sess. and RCW 35.21.755; providing an effective date; and declaring an emergency.

To Committee on Revenue

HOUSE BILL NO. 602, by Representatives Rohrbach, Douthwaite, Dawson and Maxie:

AN ACT Relating to insurance examinations; and amending section .03.01, chapter 79, Laws of 1947 and RCW 48.03.010.

To Committee on Insurance

HOUSE BILL NO. 603, by Representatives Thompson, Knowles, Maxie and Becker:

AN ACT Relating to salaries of judges; amending section 1, chapter 144, Laws of 1953 as last amended by section 2, chapter 318, Laws of 1977 ex. sess. and RCW 2.04.090; repealing section 6, chapter 221, Laws of 1969 ex. sess. as last amended by section 3, chapter 318, Laws of 1977 ex. sess. and RCW 2.06.060; repealing section 2, chapter 144, Laws of 1953 as last amended by section 4, chapter 318, Laws of 1977 ex. sess. and RCW 2.08.090; and repealing section 100, chapter 299, Laws of 1961 as last amended by section 5, chapter 318, Laws of 1973 ex. sess. and RCW 3.58.010.

To Committee on Appropriations

HOUSE BILL NO. 604, by Representatives Kreidler, Struthers, Burns, Teutsch and Fuller:

AN ACT Relating to funeral directors and embalmers; and amending section 6, chapter 108, Laws of 1937 as last amended by section 42, chapter 30, Laws of 1975 1st ex. sess. and RCW 18.39.050.

To Committee on Commerce
HOUSE BILL NO. 605, by Representatives Kreidler, Struthers, Gallagher and Lux:
AN ACT Relating to liens; and amending section 1, chapter 45, Laws of 1909 as last amended by section 1, chapter 57, Laws of 1977 ex. sess. and RCW 60.04.020.
To Committee on Commerce

HOUSE BILL NO. 606, by Representatives Winsley, Sommers, Walk, Grimm, Salatino, Brown, Tilly, Chandler, Mitchell, Sanders, Haley and Taylor:
AN ACT Relating to property tax exemptions; and amending section 1, chapter 182, Laws of 1974 ex. sess. as last amended by section 1, chapter 268, Laws of 1977 ex. sess. and RCW 84.36.381.
To Committee on Revenue

HOUSE BILL NO. 607, by Representatives Flanagan, Whiteside and Charnley:
AN ACT Relating to counties; providing for an excise tax for operation of county solid waste systems; and adding a new chapter to Title 36 RCW.
To Committee on Revenue

HOUSE BILL NO. 608, by Representatives Douthwaite, Struthers, Greengo, Martinis, Bond, Lux and Sherman:
AN ACT Relating to mopeds; amending section 46.04.330, chapter 12, Laws of 1961 and RCW 46.04.330; amending section 28, chapter 154, Laws of 1963 and RCW 46.04.332; amending section 46.04.670, chapter 12, Laws of 1961 and RCW 46.04.670; amending section 1, chapter 232, Laws of 1967 and RCW 46.20.500; amending section 46.44.050, chapter 12, Laws of 1961 as amended by section 12, chapter 64, Laws of 1975-'76 2nd ex. sess. and RCW 46.44.050; adding a new section to chapter 46.04 RCW; adding a new section to chapter 46.16 RCW; adding new sections to chapter 46.61 RCW; providing an effective date; and declaring an emergency.
To Committee on Transportation

HOUSE BILL NO. 609, by Representatives Zimmerman, Owen and Fuller (by State Parks and Recreation Commission request):
AN ACT Relating to clams; adding a new chapter to Title 75 RCW; making an appropriation; and prescribing punishments.
To Committee on Natural Resources

HOUSE BILL NO. 610, by Representatives Kreidler, Zimmerman and Douthwaite:
AN ACT Relating to the retirement of public employees; adding a new chapter to Title 41 RCW; providing an effective date; and making an appropriation.
To Committee on Appropriations

HOUSE BILL NO. 611, by Representatives Barr, Owen, Amen, North, Garrett, Whiteside, Addison, Schmitten and Hastings:
AN ACT Relating to public disclosure; amending section 16, chapter 1, Laws of 1973 as last amended by section 4, chapter 313, Laws of 1977 ex. sess. and RCW 42.17.160; amending section 18, chapter 1, Laws of 1973 as amended by section 11, chapter 294, Laws of 1975 1st ex. sess. and RCW 42.17.180; and amending section 19, chapter 1, Laws of 1973 as last amended by section 6, chapter 313, Laws of 1977 ex. sess. and RCW 42.17.190.
To Committee on Constitution, Elections and Governmental Ethics

HOUSE BILL NO. 612, by Representatives King, Sanders, Pruitt, Lux; Monohon, Scott, Nisbet, Clayton, Williams, Jovanovich, Owen, Thompson, Haley, Dunlap, Vrooman, Nelson (D), Addison, McGinnis, Burns, Bauer, Mitchell, Winsley and Isaacson:
AN ACT Relating to industrial insurance; and amending section 51.32.080, chapter 23, Laws of 1961 as last amended by section 46, chapter 350, Laws of 1977 ex. sess. and RCW 51.32.080.
To Committee on Labor

HOUSE BILL NO. 613, by Representatives King, Winsley, Owen, Monohon and Lux:
AN ACT Relating to the department of labor and industries; authorizing the department of labor and industries to insure employers of this state against their liability for compensation and benefits for injuries or death under the federal longshoremen's and harbor workers' compensation act; amending section 43.22.030, chapter 8, Laws of 1965 and RCW 43.22.030; adding a new chapter to Title 51 RCW; and declaring an emergency.
To Committee on Labor
HOUSE BILL NO. 614, by Representatives Lux, Douthwaite, Burns, Valle, Ehlers, Zimmerman and King:
AN ACT Relating to the rental of residential property; and amending section 24, chapter 207, Laws of 1973 1st ex. sess. and RCW 59.18.240.
To Committee on Judiciary

HOUSE BILL NO. 615, by Representatives Polk, Smith (R) and Warnke:
AN ACT Relating to support of dependent children; amending section 5, chapter 322, Laws of 1959 as last amended by section 1, chapter 183, Laws of 1973 1st ex. sess. and RCW 74.20.040; and declaring an emergency.
To Committee on Judiciary

HOUSE BILL NO. 616, by Representatives Brown, Haley, Douthwaite, Martinis, Jovanovich, Keller, Grimm, Brekke and Lux:
AN ACT Relating to consumer protection; and adding a new section to chapter 19.86 RCW.
To Committee on Commerce

HOUSE BILL NO. 617, by Representatives Becker, Fancher, Sommers, Amen, Kreidler, Van Dyken, Charnley, Vrooman, Ehlers and Sherman:
AN ACT Relating to farm and agriculture land; and adding new sections to chapter 84.34 RCW.
To Committee on Agriculture

HOUSE BILL NO. 618, by Representatives Erickson, Grimm, Addison, Barnes, Pruitt and McGinnis (by Executive request):
AN ACT Relating to community colleges; authorizing the issuance and sale of state general obligation bonds, including bond anticipation notes, to fund community college capital projects; providing ways and means for the payment of the bonds; adding a new chapter to Title 28B RCW; and declaring an emergency.
To Committee on Appropriations

HOUSE BILL NO. 619, by Representatives Mitchell, Adams, Whiteside and Addison:
AN ACT Relating to legend drugs; amending section 1, chapter 186, Laws of 1973 1st ex. sess. and RCW 69.41.010; adding a new section to chapter 69.41 RCW; and declaring an emergency.
To Committee on Social and Health Services

HOUSE BILL NO. 620, by Representatives Douthwaite, Haley and Burns:
AN ACT Relating to insurance; adding a new section to chapter 48.30 RCW; providing an effective date; and declaring an emergency.
To Committee on Insurance

HOUSE BILL NO. 621, by Representatives Garrett and Whiteside:
AN ACT Relating to counties; adding a new section to chapter 36.01 RCW; and repealing sections 36.71-010 through 36.71.050, chapter 4, Laws of 1963 and RCW 36.71.010 through 36.71.090.
To Committee on Commerce

HOUSE BILL NO. 622, by Representatives Martinis, Wilson, Bender, Nelson (G.A.), Garrett, Van Dyken, Charnley, Chandler, Gruger, McDonald, Knowles, Sherman, Polk, King, May, Strutters, Tupper, Gallagher, Sommers, Isaacson and Lux:
AN ACT Relating to motor vehicle excise taxes; and amending section 1, chapter 87, Laws of 1972 ex. sess. as amended by section 5, chapter 54, Laws of 1974 ex. sess. and RCW 82.44.150; and declaring an emergency.
To Committee on Transportation

HOUSE BILL NO. 623, by Representatives Grimm and Gallagher (by Executive request):
AN ACT Relating to Washington State University; providing for the acquisition, construction, remodeling, furnishing, and equipping of certain state buildings and facilities for the institution and the financing thereof by the issuance of bonds, including bond anticipation notes; providing ways and means of payment of the bonds; adding a new chapter to Title 28B RCW; and declaring an emergency.
To Committee on Appropriations
HOUSE BILL NO. 624, by Representatives Mitchell, Adams, Whiteside, Tupper, Brekke, Scott, Granlund and Winsley (by Department of Social and Health Services request):

AN ACT Relating to controlled substances; amending section 69.50.402, chapter 308, Laws of 1971 ex. sess. and RCW 69.50.402; prescribing penalties; and declaring an emergency.

To Committee on Social and Health Services

HOUSE BILL NO. 625, by Representatives Van Dyken, Fancher, Erak, Scott, Becker, Kreidler, Barr and Smith (C):

AN ACT Relating to dairy products; amending section 15.44.010, chapter 11, Laws of 1961 and RCW 15.44.010; amending section 15.44.020, chapter 11, Laws of 1961 as last amended by section 1, chapter 136, Laws of 1975 1st ex. sess. and RCW 15.44.020; amending section 15.44.050, chapter 11, Laws of 1961 and RCW 15.44.050; amending section 15.44.060, chapter 11, Laws of 1961 and RCW 15.44.060; amending section 5, chapter 136, Laws of 1975 1st ex. sess. and RCW 15.44.085; amending section 6, chapter 136, Laws of 1975 1st ex. sess. and RCW 15.44.087; amending section 15.44.090, chapter 11, Laws of 1961 as amended by section 4, chapter 136, Laws of 1975 1st ex. sess. and RCW 15.44.090; and repealing section 15.44.120, chapter 11, Laws of 1961 and RCW 15.44.120.

To Committee on Agriculture

HOUSE BILL NO. 626, by Representatives Grimm and King (by Executive request):

AN ACT Relating to institutions of higher education; providing for the acquisition, construction, remodeling, furnishing, and equipping of certain state buildings and facilities for institutions of higher education and the financing thereof by the issuance of bonds, including bond anticipation notes; adding a new chapter to Title 28B RCW; and declaring an emergency.

To Committee on Appropriations

HOUSE BILL NO. 627, by Representatives Sherman, Chandler, Burns and Charnley:

AN ACT Relating to preferential and exclusive lane use by certain motor vehicles; amending section 2, chapter 155, Laws of 1965 ex. sess. as amended by section 1, chapter 95, Laws of 1975-'76 2nd ex. sess. and RCW 46.61.010; adding a new section to chapter 46.61 RCW; adding a new section to chapter 46.64 RCW; and providing penalties.

To Committee on Transportation

HOUSE BILL NO. 628, by Representatives Barnes, Nelson (D), Bond and Charnley:


HOUSE BILL NO. 629, by Representatives Smith (R), Nelson (G.A.), Oliver, Bond, Rohrbach, Greengo, Flanagan, Hughes, May, Sanders and Haley:

AN ACT Relating to private salmon hatcheries; and adding a new chapter to Title 75 RCW.

To Committee on Natural Resources

HOUSE BILL NO. 630, by Representative Flanagan:

AN ACT Relating to public works and awarding of costs and attorney fees; and amending section 3, chapter 166, Laws of 1921 as last amended by section 3, chapter 236, Laws of 1955 and RCW 60.28.030.

To Committee on Judiciary

HOUSE JOINT MEMORIAL NO. 5, by Representatives Valle, Scott, Brekke, Becker, Pruitt, Nelson (D), Lux, Garrett and Sherman:

Requesting federal action to prevent poisoning of bees through excessive use of insecticides.

To Committee on Agriculture

HOUSE JOINT RESOLUTION NO. 21, by Representatives Knowles, Newhouse, Smith (R) and Garrett:

Authorizing additional court commissioners.

To Committee on Judiciary
HOUSE JOINT RESOLUTION NO. 22, by Representatives O'Brien, Zimmerman, Garrett, Nelson (G.A.), Sommers, Bauer, Galloway, Teutsch, Heck and Taller:

Providing the means to pay the indebtedness on public development projects.

To Committee on Revenue

SENATE BILL NO. 2143, by Senators McDermott, Talmadge, North and Fleming:

Changing descriptive designation of certain first class districts in Class AA counties

To Committee on Education

ENGROSSED SUBSTITUTE SENATE BILL NO. 2148, by Committee on Ways and Means (Originally sponsored by Senators Donohue, McDermott and Scott – by Executive request):

Adopting a supplemental budget.

To Committee on Appropriations

MOTIONS

On motion of Mr. Polk, all bills, memorials and resolutions listed on today’s agenda under the fourth order of business were considered first reading and referred to the committees designated with the exception of House Bill No. 585 and House Bill No. 617.

On motion of Mr. Polk, HOUSE BILL NO. 585 was referred to Committee on Higher Education.

On motion of Mr. Polk, HOUSE BILL NO. 617 was referred to Committee on Agriculture.

REPORTS OF STANDING COMMITTEES

January 22, 1979

HOUSE BILL NO. 51, Prime Sponsor: Representative Keller, requiring statements on convicted persons for the parole board. Reported by Committee on Judiciary.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Newhouse, Executive Chairman; Smith (R), Co-Chairman; Knowles, Sherman, Thompson, Tilly, Winsley.

January 22, 1979

HOUSE BILL NO. 76, Prime Sponsor: Representative Charnley, clarifying grant of home rule power to local governments. Reported by Committee on Local Government.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Charnley, Co-Chairman; Zimmerman, Co-Chairman; Brekke, Brown, Garrett, Keller, North, Rosbach, Schmitten, Teutsch, Vrooman, Whiteside.

MINORITY recommendation: Do not pass. Signed by Representative Rohrbach.

January 23, 1979

HOUSE BILL NO. 171, Prime Sponsor: Representative Schmitten, establishing a minimum fine for molesting food fish or shellfish. Reported by Committee on Natural Resources.


January 25, 1979

HOUSE BILL NO. 175, Prime Sponsor: Representative Martinis, extending the limitation on commercial salmon licenses. Reported by Committee on Natural Resources.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Schmitten, Executive Chairman; Vrooman, Co-Chairman; Adams, Dawson, Jovanovich, Martinis, McCormick, McDonald, Mitchell, Monohon, Owen, Rosbach, Smith (R).
HOUSE BILL NO. 186, Prime Sponsor: Representative Schmitten, eliminating report filing for shippers of Christmas trees sold out of state. Reported by Committee on Natural Resources.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Schmitten, Executive Chairman; Vrooman, Co-Chairman; Adams, Dunlap, Jovanovich, Martinis, McCormick, McDonald, Mitchell, Monohon, Nelson (G.A.), Rosbach.

HOUSE BILL NO. 188, Prime Sponsor: Representative Martinis, requiring selective removal of snags. Reported by Committee on Natural Resources.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Schmitten, Executive Chairman; Vrooman, Co-Chairman; Adams, Dawson, Jovanovich, Martinis, McCormick, McDonald, Mitchell, Monohon, Owen, Rosbach.

HOUSE BILL NO. 218, Prime Sponsor: Representative Fuller, designating an official dance for the state. Reported by Committee on Parks and Recreation.

MAJORITY recommendation: Do pass. Signed by Representatives Hurley, Executive Chairwoman; Fuller, Co-Chairman; Brown, North, Sprague, Taylor.

HOUSE BILL NO. 229, Prime Sponsor: Representative Kreidler, revising laws relating to public livestock markets. Reported by Committee on Agriculture.

MAJORITY recommendation: Do pass. Signed by Representatives Kreidler, Executive Chairman; Fancher, Co-Chairwoman; Amen, Becker, Clayton, Erak, Hastings, Heck, Scott, Van Dyken.

HOUSE BILL NO. 230, Prime Sponsor: Representative Fancher, revising laws relating to identification of cattle through licensing of certificated feed lots. Reported by Committee on Agriculture.

MAJORITY recommendation: Do pass. Signed by Representatives Kreidler, Executive Chairman; Fancher, Co-Chairwoman; Amen, Becker, Clayton, Erak, Hastings, Heck, Scott, Van Dyken.

MOTION

On motion of Mr. Polk, all bills listed on today's agenda under the fifth order of business were referred to Committee on Rules for second reading.

Speaker Berentson called on Mr. Newhouse to preside.

SECOND READING

HOUSE BILL NO. 4, by Representatives Owen, North, Kreidler, Craswell, Grimm, Gruger, Williams and Walk:

Providing for records on adopted children.

The bill was read the second time.

On motion of Mr. Salatino, the rules were suspended, the second reading considered the third, and House Bill No. 4 was placed on final passage.

Representatives Owen and Wilson spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 4, and the bill passed the House by the following vote: Yeas, 96; nays, 0; not voting, 2.


Not voting: Representatives Houchen, Smith R.

House Bill No. 4, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

POINT OF PERSONAL PRIVILEGE

Mr. Owen: "I'm honored to have a group here of my own: My wife, and I'd like to introduce my son, Mark. He's the reason this bill got started."

HOUSE BILL NO. 44, by Representatives Fancher and Flanagan:

Increasing the fee that may be retained by persons issuing hunting and fishing licenses.

The bill was read the second time and passed to Committee on Rules for third reading.

HOUSE BILL NO. 99, by Representative Tilly (by Committee on Judiciary of the 45th Legislature request):

Modifying the procedure for the selection of prospective jurors.

On motion of Mr. Knowles, Substitute House Bill No. 99 was substituted for House Bill No. 99, and Substitute House Bill No. 99 was placed on the calendar for second reading.

Substitute House Bill No. 99 was read the second time and passed to Committee on Rules for third reading.

HOUSE BILL NO. 127, by Representatives Walk, Taller, Burns, Sanders, Ehlers, Vrooman and Addison (by Committee on State Government request):

Modifying the Sunset Act of 1977.

House Bill No. 127 was read the second time and passed to Committee on Rules for third reading.

HOUSE BILL NO. 178, by Representatives Schmitten, Vrooman, Jovanovich and Mitchell:

Making available department of natural resources equipment, personnel and services to certain landowners.

The bill was read the second time.

On motion of Mr. McDonald, the following amendment was adopted:

On page 1, line 27 after "services." insert "The department will report by December 31 of each odd numbered year up to and including 1985 to the house and senate natural resources committees the private acres treated as a result of this act."

House Bill No. 178 was ordered engrossed and passed to Committee on Rules for third reading.

THIRD READING

HOUSE BILL NO. 25, by Representatives Knowles, Smith (R) and Sherman (by Committee on Judiciary of the 45th Legislature request):

Defining what persons are lawfully on another's property in the cases of liability for dog bites.

The bill was read the third time and placed on final passage.

Mr. Knowles spoke in favor of passage of the bill, and Mr. Eberle spoke against it.

POINT OF INQUIRY

Mr. Knowles yielded to question by Mr. Tilly.

Mr. Tilly: "Mr. Knowles, I'd like to have this in the record. I represent a lot of area in Eastern Washington that's rural land. The concern those people have is if someone goes onto the property without permission of the landowner and if the owner of the land has a dog and it should happen to bite that person, even though they are on the land without permission, is the owner of the dog liable?"
Mr. Knowles: "The only answer I could give you, Representative Tilly, is if that entry onto the land amounts to trespass then they would not be entitled to recover and it would be a number of actual situations that would determine whether or not the individual was trespassing. Normally if you post your land with no-trespassing signs, or with a dog in a fenced yard—'beware of the dog,' 'keep out'—things of that nature, it would probably protect that individual if someone came on his land with that no trespassing sign on it."

Representatives Tilly and Isaacson spoke against the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 25, and the bill passed the House by the following vote: Yeas, 53; nays, 43; not voting, 2.


Not voting: Representatives Houchen, Smith R.

House Bill No. 25, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 52, by Representative Keller (by Committee on Judiciary of the 45th Legislature request):

Permitting municipal courts to be terminated by city ordinance at anytime.

The bill was read the third time and placed on final passage.

Mr. Keller spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 52, and the bill passed the House by the following vote: Yeas, 93; nays, 3; not voting, 2.


Not voting: Representatives Houchen, Smith R.

House Bill No. 52, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE HOUSE BILL NO. 78, by Committee on Local Government (Originally sponsored by Representatives Zimmerman, Garrett, Charnley and Keller):

Relating to special purpose districts.

The bill was read the third time and placed on final passage.

Mr. Zimmerman spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 78, and the bill passed the House by the following vote: Yeas, 96; nays, 0; not voting, 2.

Voting yea: Representatives Adams, Addison, Amen, Bagnariol, Barnes, Barr, Bauer, Becker, Bender, Berentson, Blair, Bond, Brekke, Brown, Burns, Chandler, Charnley, Clayton, Craswell, Dawson, Deccio, Douthwaite, Dunlap, Ehlers, Eng, Erak, Erickson, Fancher, Flanagan, Fuller, Gallagher, Galloway, Garrett, Granlund, Greengo, Gruger, Heck, Hughes, Hurley, Isaacson, Jovanovich, Keller, King, Knowles, Kreidler, Lux, Martinis, Maxie, May, McCormick, McDonald,
Substitute House Bill No. 78, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 126, by Representatives Charnley, Vrooman, Erickson, Douthwaite, Chandler, Burns, Owen and Galloway:

Making unlawful the commercial selling of term papers, theses, or other work assignments utilized for postsecondary education purposes.

The bill was read the third time and placed on final passage.

Representatives Charnley and Barnes spoke in favor of passage of the bill.

POINT OF INQUIRY

Mr. Charnley yielded to question by Mr. Taller.

Mr. Taller: "Representative Charnley, how do the fines in this bill compare to the rest of our legal operations? How does one thousand dollars or ten thousand dollars fit into the hierarchy of penalties?"

Mr. Charnley: "I can't tell you specifically. I know that this is a civil penalty, not a criminal penalty. You'll notice that the first penalty is up to a thousand dollars, so it could be only ten dollars. The thing we want to make sure of is to draw it to the attention of an organization that is doing this illegally, that if they continue to do it and are caught again, then the court is given the authority to levy up to—again, I emphasize—up to ten thousand dollars."

Mr. Douthwaite spoke in favor of the bill.

POINT OF INQUIRY

Mr. Douthwaite yielded to question by Mr. Struthers.

Mr. Struthers: "Representative Douthwaite, would this in any way put a professor in a liability situation that he could not defend by having to make that decision?"

Mr. Douthwaite: "I would assume not. I think it is the professor's duty to check to see that the student has written his own paper. There should be no liability as such; in fact, perhaps to the contrary. If he did not make that check he is guilty of being sloppy. My judgment is no."

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 126, and the bill passed the House by the following vote: Yeas, 96; nays, 0; not voting, 2.


Not voting: Representatives Houchen, Smith R.

House Bill No. 126, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTIONS

On motion of Mr. Polk, HOUSE BILL NO. 31 was rereferred from Committee on Appropriations to Committee on Rules.

On motion of Mr. Polk, the rules were suspended to allow immediate consideration of House Floor Resolution No. 79-7.
RESOLUTION


WHEREAS, The strike in the pulp and paper industry, now in its sixth month, is adversely impacting the economy of the state and the well-being of its people; and

WHEREAS, Although the legislature is normally reluctant to intrude in any way into the collective bargaining process, the existing impasse has continued for so long that a public expression of our concern is now warranted;

NOW, THEREFORE, BE IT RESOLVED, By the House of Representatives, That the House members appeal equally to the employers and the union to meet at the earliest possible date and undertake fresh, good-faith efforts to compromise remaining differences and reach an agreement in the best interests of all our citizens.

BE IT FURTHER RESOLVED, That copies of this resolution be transmitted by the Chief Clerk of the House to the employers, to the union and its local subdivisions and to any other appropriate recipients.

Mr. Scott moved adoption of the resolution.

Representatives Scott and Williams spoke in favor of the resolution, and it was adopted.

MOTION

On motion of Mr. Polk, the House adjourned until 11:00 a.m., Monday, January 29, 1979.

JOHN BAGNARIOL, Speaker
DUANE BERENTSON, Speaker

DEAN R. FOSTER, Chief Clerk
VITO T. CHIECHI, Chief Clerk
TWENTY-SECOND DAY

MORNING SESSION


The House was called to order at 11:00 a.m. by Speaker Bagnariol. The Clerk called the roll and all members were present except Representatives Bender, Douthwaite, Garrett, Isaacson, Martinis, Sanders, Sprague and Valle, who were excused.

The flag was escorted to the rostrum by a Sergeant at Arms Color Guard, Pages Joe Joss and Andy Bond. Prayer was offered by The Reverend Richard Hart of the First Baptist Church of Olympia.

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

INTROSUCTIONS AND FIRST READING

HOUSE BILL NO. 631, by Representatives Chandler and Tupper (by Office of the Secretary of State request):

AN ACT Relating to state government; amending section 1, chapter 234, Laws of 1969 ex. sess. and RCW 42.18.010; amending section 8, chapter 234, Laws of 1969 ex. sess. and RCW 42.18.080; amending section 13, chapter 234, Laws of 1969 ex. sess. as amended by section 1, chapter 137, Laws of 1973 and RCW 42.18.130; amending section 15, chapter 234, Laws of 1969 ex. sess. and RCW 42.18.150; amending section 16, chapter 234, Laws of 1969 ex. sess. and RCW 42.18.160; amending section 17, chapter 234, Laws of 1969 ex. sess. and RCW 42.18.170; amending section 18, chapter 234, Laws of 1969 ex. sess. and RCW 42.18.180; amending section 19, chapter 234, Laws of 1969 ex. sess. and RCW 42.18.190; amending section 20, chapter 234, Laws of 1969 ex. sess. and RCW 42.18.200; amending section 22, chapter 234, Laws of 1969 ex. sess. and RCW 42.18.220; amending section 23, chapter 234, Laws of 1969 ex. sess. and RCW 42.18.230; amending section 24, chapter 234, Laws of 1969 ex. sess. and RCW 42.18.240; amending section 25, chapter 234, Laws of 1969 ex. sess. and RCW 42.18.250; amending section 28, chapter 234, Laws of 1969 ex. sess. and RCW 42.18.280; amending section 29, chapter 234, Laws of 1969 ex. sess. as amended by section 2, chapter 137, Laws of 1973 and RCW 42.18.290; amending section 31, chapter 234, Laws of 1969 ex. sess. and RCW 42.18.310; adding new sections to chapter 42.18 RCW; and providing penalties.

To Committee on Constitution, Elections and Governmental Ethics

HOUSE BILL NO. 632, by Representatives Newhouse, Owen and McGinnis:

AN ACT Relating to industrial insurance; amending section 51.52.095, chapter 23, Laws of 1961 as last amended by section 78, chapter 350, Laws of 1977 ex. sess. and RCW 51.52.095; amending section 51.52.100, chapter 23, Laws of 1961 as last amended by section 79, chapter 350, Laws of 1977 ex. sess. and RCW 51.52.100; amending section 51.52.102, chapter 23, Laws of 1961 as amended by section 5, chapter 148, Laws of 1963 and RCW 51.52.102; amending section 51.52.106, chapter 23, Laws of 1961 as last amended by section 4, chapter 58, Laws of 1975 1st ex. sess. and RCW 51.52.106; amending section 51.52.115, chapter 23, Laws of 1961 and RCW 51.52.115; amending section 51.52.120, chapter 23, Laws of 1961 as last amended by section 81, chapter 350, Laws of 1977 ex. sess. and RCW 51.52.120; amending section 51.52.130, chapter 23, Laws of 1961 as amended by section 82, chapter 350, Laws of 1977 ex. sess. and RCW 51.52.130; amending section 51.52.132, chapter 23, Laws of 1961 as amended by section 2, chapter 63, Laws of 1965 ex. sess. and RCW 51.52.132; providing an effective date; and declaring an emergency.

To Committee on Constitution, Elections and Governmental Ethics

HOUSE BILL NO. 633, by Representatives Jovanovich, Garrett, Douthwaite, Erickson, Burns, Rohrbach and North:

AN ACT Relating to revenue and taxation; and amending section 11, chapter 65, Laws of 1955 as amended by section 56, chapter 195, Laws of 1973 1st ex. sess. and RCW 53.36.020.

HOUSE BILL NO. 634, by Representatives Jovanovich and Fuller:

AN ACT Relating to public disclosure; adding a new section to chapter 42.17 RCW; and prescribing penalties.

To Committee on Constitution, Elections and Governmental Ethics
HOUSE BILL NO. 635, by Representatives Monohon, Whiteside and Rosbach:

AN ACT Relating to civil service for sheriffs' offices; amending section 6, chapter 1, Laws of 1959 and RCW 41.14.060; amending section 7, chapter 1, Laws of 1959 as amended by section 1, chapter 186, Laws of 1975 1st ex. sess. and RCW 41.14.070; amending section 13, chapter 1, Laws of 1959 and RCW 41.14.130; and adding a new section to chapter 41.14 RCW.

To Committee on Local Government

HOUSE BILL NO. 636, by Representatives Charnley, Barnes and Rohrbach:

AN ACT Relating to aircraft noise abatement; and amending section 2, chapter 121, Laws of 1974 ex. sess. and RCW 53.54.020.

To Committee on Local Government

HOUSE BILL NO. 637, by Representatives Martinis, Wilson, Warnke and Tilly:

AN ACT Relating to motor vehicles; amending section 46.37.190, chapter 12, Laws of 1961 as last amended by section 1, chapter 92, Laws of 1971 ex. sess. and RCW 46.37.190; amending section 52, chapter 155, Laws of 1965 ex. sess. and RCW 46.61.370; amending section 8, chapter 100, Laws of 1970 ex. sess. and RCW 46.61.375; creating new sections; adding a new section to chapter 46.16 RCW; and providing penalties.

To Committee on Transportation

HOUSE BILL NO. 638, by Representative Barr:

AN ACT Relating to mobile home rental; amending section 3, chapter 279, Laws of 1977 ex. sess. and RCW 59.20.030; and amending section 5, chapter 279, Laws of 1977 ex. sess. and RCW 59.20.050.

To Committee on Judiciary

HOUSE BILL NO. 639, by Representatives Sherman, Charnley and Wilson:

AN ACT Relating to motor freight carriers; amending section 3, chapter 59, Laws of 1963 as amended by section 2, chapter 115, Laws of 1973 and RCW 81.04.405; adding new sections to chapter 81.80 RCW; and prescribing penalties.

To Committee on Transportation

HOUSE BILL NO. 640, by Representatives O'Brien and Barnes:

AN ACT Relating to port districts; and amending section 2, chapter 38, Laws of 1961 and RCW 53.08.230.

To Committee on Local Government

HOUSE BILL NO. 641, by Representatives Erickson, Whiteside, Adams, Gruger, Douthwaite, Haley, Becker, Teutsch, Chandler, Maxie, Burns, Nelson (D) and Lux:

AN ACT Relating to licensing social workers; adding a new chapter to Title 18 RCW; prescribing penalties; and providing an effective date.

To Committee on Social and Health Services


AN ACT Relating to business and occupation taxes; amending section 82.04.300, chapter 15, Laws of 1961 as last amended by section 41, chapter 278, Laws of 1975 1st ex. sess. and RCW 82.04.300; and providing an effective date.

To Committee on Revenue

HOUSE BILL NO. 643, by Representatives O'Brien and Barnes:

AN ACT Relating to port district police officers; and amending section 1, chapter 62, Laws of 1974 ex. sess. and RCW 53.08.280.

To Committee on Local Government

HOUSE BILL NO. 644, by Representatives Tilly, Gallagher, Smith (R), Newhouse and Clayton:

amending section 4-403, chapter 157, Laws of 1965 ex. sess. and RCW 62A.4-403; and prescribing penalties.

To Committee on Judiciary

HOUSE BILL NO. 645, by Representatives Heck, Chandler, Bender, Williams, Grimm, Bauer, Vrooman and Erickson (by Superintendent of Public Instruction request):

AN ACT Relating to education; amending section 1, chapter 138, Laws of 1973 and RCW 28A.58.247; creating new sections; and making an appropriation.

To Committee on Education

HOUSE BILL NO. 646, by Representatives Valle, Barr, Gruger, Scott, Granlund, Jovanovich and Lux:

AN ACT Relating to waste management and regulation; amending section 8, chapter 101, Laws of 1975-76 2nd ex. sess. and RCW 70.105.080; amending section 9, chapter 101, Laws of 1975-76 2nd ex. sess. and RCW 70.105.090; amending section 1, chapter 101, Laws of 1975-76 2nd ex. sess. and RCW 70.105.010; adding new sections to chapter 70.105 RCW; and prescribing penalties.

To Committee on Ecology

HOUSE BILL NO. 647, by Representatives Galloway, Van Dyken, Gruger, Fuller and McGinnis (by Superintendent of Public Instruction request):

AN ACT Relating to education; setting forth the Washington State Parental Involvement in Education Act of 1979; creating new sections; adding new sections to chapter 223, Laws of 1969 ex. sess. and to chapter 28A.58 RCW; and making an appropriation.

To Committee on Education

HOUSE BILL NO. 648, by Representatives Smith (C), Tilly, Flanagan and Schmitten:

AN ACT Relating to superior court judges; amending section 4, chapter 125, Laws of 1951 as last amended by section 2, chapter 311, Laws of 1977 ex. sess. and RCW 2.08.062; and amending section 7, chapter 125, Laws of 1951 as last amended by section 4, chapter 311, Laws of 1977 ex. sess. and RCW 2.08.065.

To Committee on Judiciary

HOUSE BILL NO. 649, by Representatives Oliver, Kreidler and Gruger:

AN ACT Relating to preventable heritable disorders; amending section 1, chapter 82, Laws of 1967 as amended by section 30, chapter 80, Laws of 1977 ex. sess. and RCW 70.83.010; amending section 2, chapter 82, Laws of 1967 as amended by section 30, chapter 80, Laws of 1977 ex. sess. and RCW 70.83.020; and amending section 3, chapter 82, Laws of 1967 and RCW 70.83.030.

To Committee on Social and Health Services

HOUSE BILL NO. 650, by Representatives Clayton, Lux and Scott (by Employment Security Department request):


To Committee on Labor

HOUSE BILL NO. 651, by Representatives Brown, Whiteside, O'Brien, Sommers, Bender, Scott, Zimmerman, Erak, Brekke, Kreidler, Haley, North, Bauer, Pruitt, Charnley, McCormick, Knowles, Sherman, Lux, Burns, Monohon, Jovanovich, Nelson (D), Gallagher, Garrett, Grimm, Erickson, Keller, King, Nelson (G.A.), Sprague, Williams,
Deccio, Tilly, Teutsch, Nisbet, Greengo, Taller, Mitchell, Tupper, Struthers, Winsley, Taylor, Isaacson, Bond, Eberle, Barr, Clayton, Smith (C), Houchen, Hastings, Fancher, Schmitten, Fuller, McGinnis, Wilson, Gruger, Sanders, May, Heck, Walk, Rosbach, Maxie, Smith (R), Addison and Becker (by Executive request):

AN ACT Relating to revenue and taxation; amending section 1, chapter 182, Laws of 1974 ex. sess. as last amended by section 1, chapter 268, Laws of 1977 ex. sess. and RCW 84.36.381; amending section 2, chapter 182, Laws of 1974 ex. sess. as amended by section 15, chapter 291, Laws of 1975 1st ex. sess. and RCW 84.36.383; amending section 3, chapter 182, Laws of 1974 ex. sess. as amended by section 2, chapter 268, Laws of 1977 ex. sess. and RCW 84.36.385; amending section 5, chapter 182, Laws of 1974 ex. sess. and RCW 84.36.389; amending section 84.56.020, chapter 15, Laws of 1961 as last amended by section 1, chapter 196, Laws of 1974 ex. sess. and RCW 84.56.020; adding a new section to chapter 84.38 RCW; creating a new section; prescribing penalties; and declaring an emergency.

To Committee on Revenue

HOUSE BILL NO. 652, by Representatives May, Gallagher and Knowles:

AN ACT Relating to county and county planning; amending section 35.63.080, chapter 7, Laws of 1965 and RCW 35.63.080; amending section 35A.63.100, chapter 119, Laws of 1967 ex. sess. and RCW 35A.63.100; and amending section 36.70.330, chapter 4, Laws of 1963 and RCW 36.70.330.

To Committee on Local Government

HOUSE BILL NO. 653, by Representatives Burns, Zimmerman, Brekke and Nelson (D):

AN ACT Authorizing cities with a population over three hundred thousand people to establish parking control zones in residential areas adjacent to uses or districts that generate parking on nearby streets; and adding a new section to Title 35 RCW as a new chapter thereof.

To Committee on Local Government

HOUSE BILL NO. 654, by Representatives Chandler, Erickson, Patterson and Clayton:

AN ACT Relating to tenure for certain community college employees; and amending section 34, chapter 283, Laws of 1969 ex. sess. and RCW 28B.50.852.

To Committee on Higher Education

HOUSE BILL NO. 655, by Representatives Gallagher, May, McCormick and Smith (R):

AN ACT Relating to motorcycles; amending section 1, chapter 232, Laws of 1967 and RCW 46.20.500; amending section 50, chapter 145, Laws of 1967 ex. sess. and RCW 46.20.505; amending section 49, chapter 355, Laws of 1977 ex. sess. and RCW 46.37.527; amending section 1, chapter 232, Laws of 1967 as last amended by section 55, chapter 355, Laws of 1977 ex. sess. and RCW 46.37.530; amending section 2, chapter 39, Laws of 1963 as last amended by section 2, chapter 76, Laws of 1977 and RCW 46.81.010; amending section 2, chapter 9, Laws of 1970 ex. sess. as amended by section 1, chapter 26, Laws of 1971 ex. sess. and RCW 46.81.030; amending section 7, chapter 39, Laws of 1963 as amended by section 5, chapter 218, Laws of 1969 ex. sess. and RCW 46.81.060; amending section 8, chapter 39, Laws of 1963 as last amended by section 4, chapter 76, Laws of 1977 and RCW 46.81.070; adding new sections to chapter 46.20 RCW; adding a new section to chapter 46.81 RCW; defining crimes; and providing penalties.

To Committee on Transportation

HOUSE BILL NO. 656, by Representatives O'Brien, Chandler, Heck, Van Dyken and Hurley:

AN ACT Relating to certain educational facilities; and amending section 1, chapter 303, Laws of 1977 ex. sess. and RCW 28A.02.110.

To Committee on Education

HOUSE BILL NO. 657, by Representatives Winsley, Hurley, Knowles and Newhouse:

AN ACT Relating to cemeteries, morgues, and human remains; amending section 4, chapter 247, Laws of 1943 and RCW 68.04.040; amending section 6, chapter 247, Laws of 1943 and RCW 68.04.060; amending section 16, chapter 247, Laws of 1943 and RCW 68.04.160; amending section 32, chapter 290, Laws of 1953 as amended by section 2, chapter 351, Laws of 1977 ex. sess. and RCW 68.05.050; amending section 39, chapter 290, Laws of 1953 and RCW 68.05.090; amending section 42, chapter 290, Laws of 1953 as amended by section 12, chapter 68, Laws of 1973 1st ex. sess. and RCW 68.05.130; amending section 44, chapter 290, Laws of 1953 as amended by section 14, chapter 68, Laws of 1973 1st ex. sess. and RCW 68.05.150; amending section 45, chapter 290, Laws of 1953 as amended by section 15, chapter 68, Laws of 1973 1st ex. sess. and RCW 68.05.160; amending section 40, chapter 290, Laws of 1953 as last amended by section 3, chapter 351, Laws of 1977 ex. sess. and RCW 68.05.180; amending section 30, chapter 290, Laws of 1953 as amended by section 1, chapter 133, Laws of 1961 and RCW 68.05.280; amending section 31, chapter 247, Laws of 1943 and RCW 68.08.180;
amending section 91, chapter 247, Laws of 1943 and RCW 68.32.040; amending section 98, chapter 247, Laws of 1943 and RCW 68.32.060; amending section 120, chapter 247, Laws of 1943 as amended by section 5, chapter 290, Laws of 1953 and RCW 68.40.020; amending section 127, chapter 247, Laws of 1943 as amended by section 13, chapter 290, Laws of 1953 and RCW 68.44.030; amending section 114, chapter 247, Laws of 1943 and RCW 68.44.140; amending section 115, chapter 247, Laws of 1943 and RCW 68.44.150; amending section 1, chapter 68, Laws of 1973 1st ex. sess. as amended by section 1, chapter 55, Laws of 1975 1st ex. sess. and RCW 68.46.010; amending section 3, chapter 68, Laws of 1973 1st ex. sess. and RCW 68.46.030; amending section 6, chapter 68, Laws of 1973 1st ex. sess. and RCW 68.46.060; amending section 7, chapter 68, Laws of 1973 1st ex. sess. and RCW 68.46.070; amending section 6, chapter 351, Laws of 1977 ex. sess. and RCW 68.46.120; amending section 146, chapter 247, Laws of 1943 and RCW 68.48.070; adding a new section to chapter 68.05 RCW; adding a new section to chapter 68.40 RCW; adding new sections to chapter 68.46 RCW; repealing section 131, chapter 247, Laws of 1943, section 15, chapter 290, Laws of 1953 and RCW 68.44.050; and prescribing penalties.

To Committee on Commerce


AN ACT Relating to unemployment compensation benefits for students; and amending section 8, chapter 33, Laws of 1977 ex. sess. and RCW 50.20.095.

To Committee on Labor

HOUSE BILL NO. 659, by Representatives Lux, Jovanovich, Scott and Erak (by Employment Security Department request):

AN ACT Relating to unemployment compensation minimum benefits; amending section 80, chapter 35, Laws of 1945 as last amended by section 7, chapter 33, Laws of 1977 ex. sess. and RCW 50.20.120; providing an effective date; and declaring an emergency.

To Committee on Labor

HOUSE BILL NO. 660, by Representatives Charnley, Zimmerman, Warnke, Van Dyken, Sherman and North:

AN ACT Relating to the Land Development Act; and amending section 3, chapter 12, Laws of 1973 1st ex. sess. and RCW 58.19.030.

To Committee on Local Government

HOUSE BILL NO. 661, by Representatives Sommers, Chandler, Erickson, Winsley, Galloway, Blair, Smith (R), Fuller, Douthwaite, Becker, King, Burns, Pruitt, Gruger, Tupper and Kreidler:

AN ACT Relating to revenue and taxation; and providing for a "tax expenditure budget"; amending section 43.88.030, chapter 8, Laws of 1965 as last amended by section 1, chapter 247, Laws of 1977 ex. sess. and RCW 43.88.030; and creating a new section.

To Committee on Revenue

HOUSE BILL NO. 662, by Representative Barr:

AN ACT Relating to the department of ecology; adding a new section to chapter 43.21A RCW; creating a new section; and declaring an emergency.

To Committee on Judiciary

HOUSE BILL NO. 663, by Representatives Bauer, Whiteside, Galloway, Chandler, Valle, Greengo, Scott, Addison and Lux (by Superintendent of Public Instruction request):

AN ACT Relating to education; creating a state-wide program designed to provide remediation assistance to public school students who are deficient in basic skills achievement; creating new sections; and adding new sections to chapter 223, Laws of 1969 ex. sess. and to chapter 28A.41 RCW.

To Committee on Education
TWENTY-SECOND DAY, JANUARY 29, 1979

HOUSE BILL NO. 664, by Representatives Douthwaite, Becker, Charnley and Burns:
AN ACT Relating to river safety; adding a new chapter to Title 91 RCW; and prescribing penalties.
To Committee on Natural Resources

HOUSE BILL NO. 665, by Representatives Chandler, Thompson, Rosbach, Heck, Teutsch, Sherman, Haley, Newhouse and Fuller:
AN ACT Relating to alcoholism; amending section 3, chapter 1, Laws of 1969 as amended by section 1, chapter 287, Laws of 1975 1st ex. sess. and RCW 46.61.506; amending section 62, chapter 155, Laws of 1965 ex. sess. as last amended by section 3, chapter 3, Laws of 1977 ex. sess. and RCW 46.61.515; amending section 3, chapter 244, Laws of 1975 1st ex. sess. and RCW 10.05.030; amending section 5, chapter 122, Laws of 1972 ex. sess. and RCW 70.96A.050; adding new sections to chapter 70.96 RCW; and prescribing penalties.
To Committee on Judiciary

HOUSE BILL NO. 666, by Representatives Rosbach, Fuller, Heck and Chandler:
To Committee on Education

HOUSE BILL NO. 667, by Representatives Valle, Lux, Nelson (D), King, Bender, Brekke and Maxie:
To Committee on Labor

HOUSE BILL NO. 668, by Representatives Lux, Scott and Erak (by Employment Security Department request):
AN ACT Relating to the employment security department records; and amending section 6, chapter 153, Laws of 1977 ex. sess. and RCW 50.13.060.

HOUSE BILL NO. 669, by Representatives Dunlap, Walk, Eberle, Martinis, Wilson, Sherman, McDonald, Sanders, Teutsch, Polk, Garrett, Chandler and Haley:
AN ACT Relating to motor freight carriers; amending section 81.80.010, chapter 14, Laws of 1961 as amended by section 1, chapter 69, Laws of 1967 and RCW 81.80.010; amending section 1, chapter 22, Laws of 1972 ex. sess. and RCW 81.80.400; amending section 2, chapter 22, Laws of 1972 ex. sess. and RCW 81.80.410; and adding a new section to chapter 81.80 RCW.
To Committee on Transportation

HOUSE BILL NO. 670, by Representatives Gallagher, O'Brien, Warnke and Greengo (by Department of Commerce and Economic Development request):
To Committee on Commerce
HOUSE BILL NO. 671, by Representatives Eng, O'Brien, Warnke, Greengo, Salatino and Lux (by Department of Commerce and Economic Development request):

AN ACT Relating to small and minority businesses; amending section 1, chapter 70, Laws of 1977 ex. sess. and RCW 43.31.915; amending section 2, chapter 70, Laws of 1977 ex. sess. and RCW 43.31.920; amending section 3, chapter 70, Laws of 1977 ex. sess. and RCW 43.31.925; amending section 4, chapter 70, Laws of 1977 ex. sess. and RCW 43.31.930; amending section 4, chapter 56, Laws of 1975 1st ex. sess. and RCW 35.22.650; adding new sections to chapter 39.04 RCW; and adding new sections to chapter 42.24 RCW.

To Committee on Commerce

HOUSE BILL NO. 672, by Representatives Clayton, Scott, Newhouse and Lux (by Employment Security Department request):

AN ACT Relating to the migrant labor housing project in Yakima county; amending section 1, chapter 125, Laws of 1974 ex. sess. as last amended by section 1, chapter 287, Laws of 1977 ex. sess. and RCW 70.114.010; amending section 4, chapter 125, Laws of 1974 ex. sess. as last amended by section 2, chapter 287, Laws of 1977 ex. sess. and RCW 70.114.020; making an appropriation; and declaring an emergency.

HOUSE BILL NO. 673, by Representatives Valle, Lux, Nelson (D), Bender, and Maxie:

AN ACT Relating to industrial welfare; amending section 15, chapter 16, Laws of 1973 2nd ex. sess. and RCW 49.12.121; amending section 3, chapter 51, Laws of 1973 and RCW 49.12.123; amending section 2, chapter 294, Laws of 1959 as last amended by section 2, chapter 289, Laws of 1975 1st ex. sess. and RCW 49.46.020; and adding a new section to chapter 49.12 RCW.

To Committee on Labor

HOUSE BILL NO. 674, by Representatives Chamley, Martinis, Vrooman, Sherman, Burns and Lux:

AN ACT Relating to geothermal resources; and amending section 1, chapter 43, Laws of 1974 ex. sess. and RCW 79.76.010.

To Committee on Natural Resources

HOUSE BILL NO. 675, by Representatives Becker, Blair, Thompson, Rosbach, Keller, Sherman, Burns, Lux and Nelson (D):

AN ACT Relating to radioactive waste disposal; adding a new chapter to Title 70 RCW; prescribing penalties; and providing for submission of this act to a vote of the people.

To Committee on Ecology

HOUSE BILL NO. 676, by Representatives Oliver and Erickson:

AN ACT Relating to elections; and amending section 2, chapter 4, Laws of 1973 as last amended by section 4, chapter 144, Laws of 1977 ex. sess. and RCW 29.13.047.

To Committee on Constitution, Elections and Governmental Ethics

HOUSE BILL NO. 677, by Representatives Rosbach, North, Fancher, Fuller, Thompson and Keller:

AN ACT Relating to local government law enforcement officers; and amending section 2, chapter 50, Laws of 1963 and RCW 36.28.180.

To Committee on Local Government

HOUSE BILL NO. 678, by Representatives Isaacson, Lux, Clayton, Adams and Whiteside:

AN ACT Relating to industrial insurance; and amending section 51.32.160, chapter 23, Laws of 1961 as amended by section 1, chapter 192, Laws of 1973 1st ex. sess. and RCW 51.32.160.

To Committee on Labor

HOUSE BILL NO. 679, by Representatives Deccio, Owen, Houchen, Mitchell, Erak, Dawson, Hurley, Hastings, McCormick, Greengo, Patterson, Smith (C), Rohrbach, Whiteside, Barnes, Nisbet, Flanagan, Wilson, Tilly, Oliver, Chandler, Fuller, Clayton, Barr, McDonald, Tupper, McGinnis, Addison and Fancher:

amending section 65, chapter 291, Laws of 1977 ex. sess. and RCW 13.40.110; amending section 17, chapter 172, Laws of 1967 as last amended by section 22, chapter 291, Laws of 1977 ex. sess. and RCW 74.13.031; and adding a new section to chapter 10.16 RCW.

To Committee on Institutions

HOUSE BILL NO. 680, by Representatives Gallagher, O'Brien, Warnke and Greengo (by Department of Commerce and Economic Development request):

AN ACT Relating to contracton; amending section 3, chapter 77, Laws of 1963 as amended by section 3, chapter 153, Laws of 1973 1st ex. sess. and RCW 18.27.030; amending section 5, chapter 118, Laws of 1972 ex. sess. as amended by section 7, chapter 153, Laws of 1973 1st ex. sess. and RCW 18.27.120; and declaring an emergency.

To Committee on Commerce

HOUSE JOINT MEMORIAL NO. 6, by Representatives Flanagan, Martinis, Clayton, Newhouse, Owen, Jovanovich, Garrett, Monohon, Patterson, Amen, Nelson (G.A.), Smith (C), Nisbet, Fuller, Barr and Addison:

Asking the federal government to give states more authority in environmental regulations.

To Committee on Ecology

HOUSE JOINT MEMORIAL NO. 7, by Representatives King, Salatino, Bauer, Sherman, Lux, Knowles, Smith (R), Hughes, Gruger, Erickson, Granlund, Maxie, Pruitt, Owen, Grimm, Adams, Brown, Kreedler, Brekke, Charnley, Gallagher, Erak, Scott, Heck, Jovanovich, May, Warnke, McCormick, Ehlers, Keller, Sommers, North, Galloway, Walk, Nelson (D) and Burns:

Petitioning Congress to adopt a balanced federal budget.

To Committee on Appropriations.

MOTION

Mr. King moved that all bills and memorials listed on today's agenda under the fourth order of business be considered first reading and referred to the committees designated, with the exception of House Joint Memorial No. 7.

MOTION

Mr. Polk moved that all bills and memorials be referred to the committees designated.

Speaker Bagnariol: "Your motion is out of order, Representative Polk. There is already a motion before us."

POINT OF ORDER

Mr. Polk: "Mr. Speaker, my motion, I believe, has priority, since it did not exclude anything and is a totally positive motion."

Speaker Bagnariol declared the House to be at ease.

Speaker Bagnariol called the House to order.

POINT OF PERSONAL PRIVILEGE

Representative Eng announced to the House that today was the first day of the Chinese Year of the Ram. He introduced students from Seattle schools who participate in Seattle Public School's Bilingual program and they entertained the House with Chinese songs and dances.

The House resumed its session.

Speaker Bagnariol declared the question before the House to be the motion by Representative Polk that all bills listed on today's agenda under the fourth order of business be referred to the committees designated.

Mr. Polk withdrew the motion.

With the consent of the House, Mr. Polk withdrew the motion.

Speaker Bagnariol declared the question before the House to be the motion by Representative King.

Mr. Berentson spoke against the motion.
Mr. King: "Mr. Speaker, I don't think he's speaking to the motion. The motion is to refer a certain number of bills that are on the agenda today."

Speaker Bagnariol: "Your point is well taken."

Mr. Berentson continued his remarks in opposition to the motion.

Speaker Bagnariol: "Representative Berentson, I think Representative King's point was well taken. He has made a motion to refer all bills down to House Joint Memorial No. 7. That issue is still before us. Please contain your remarks to that motion."

Mr. Berentson: "Mr. Speaker, I would question your ruling. I think the only issue really before us is the exception as stated in Representative King's motion."

Speaker Bagnariol: "That issue would be before us after the balance of these bills has been referred to committee."

Mr. Berentson: "That issue, however, would not be before us in the way of debate unless another motion were placed before the body."

Speaker Bagnariol: "That is correct."

ROLL CALL

The Clerk called the roll on the motion by Representative King to refer all bills on the agenda under fourth order of business to the committees designated with the exception of House Joint Memorial No. 7, and the motion was lost by the following vote: Yeas, 44; nays, 46; not voting, 8.


Not voting: Representatives Bender, Douthwaite, Garrett, Isaacson, Martinis, Sanders, Sprague, Valle.

MOTION

On motion of Mr. Polk, all bills and memorials on today's agenda under the fourth order of business were referred to the committees designated.

MOTION

Mr. King moved that the rules be suspended to allow immediate consideration of House Joint Memorial No. 7.

POINT OF INFORMATION

Mr. Polk: "Mr. Speaker, to immediately consider House Joint Memorial No. 7—is Representative King asking that it be on second reading under the sixth order of business?"

Speaker Bagnariol: "He's asking for a suspension of the rules."

Mr. Polk: "What's he doing with a suspension of the rules?"

Speaker Bagnariol: "Vote yes on the motion and you'll find out."

Mr. Polk: "Under a suspension of the rules, with the motion that Representative King just made, would House Joint Memorial No. 7 then be before us under the fourth order of business?"

Speaker Bagnariol: "I believe he intended it to be before us on third reading and final passage."

Mr. Polk: "Would you restate the motion please, Mr. Speaker?"

Speaker Bagnariol called on Mr. King to restate his motion.

Mr. King: "Mr. Speaker, it was my intent that the bill be brought before us so that we could then discuss the contents of that memorial and decide whether or not we want to act on it today."
POINT OF INFORMATION

Mr. Berentson: "If we were to relieve the committee of the memorial, it would be back in front of us on the fourth order of business and it would require a suspension of the rules to move it to the sixth order of business where it could be debated. It's my understanding that the only motion before us is to do that, which would not allow for any debate of the issue."

SPEAKER'S RULING

Speaker Bagnariol: "The motion that has been placed is to suspend the rules, bring House Joint Memorial No. 7 back to the floor on the fourth order of business. It would then take another motion to suspend the rules to move it to a position of debate. Representative King does have the prerogative of debating his reason for wanting to bring that bill back before the body."

POINT OF INFORMATION

Mr. Berentson: "It's your understanding of the rules that we would have one speech on either side of that issue?"

Speaker Bagnariol: "That is correct."

Mr. King spoke in favor of the motion.

POINT OF ORDER

Mr. Newhouse: "Mr. Speaker, our rules provide, because of the information to the members, that on a motion for suspension of the rules, the speakers on each side will very concisely explain the reason why the rules must be suspended. For that purpose, I don't think it's necessary to go into a complete debate on the bill."

SPEAKER'S RULING

Speaker Bagnariol: "I don't think he's gone into a complete debate. He's explaining his reasons as to why he wanted the bill before us. Representative King, please contain your remarks as much as you can."

Mr. King continued his remarks in favor of the motion.

POINT OF ORDER

Mr. Polk: "Mr. Speaker, Mr. King is not speaking to the motion to suspend the rules and bring it back before us. At that time we can debate that issue. He's now reading parts of the memorial and he's trying to make arguments in favor of the memorial. We understand what he's doing and trying to get away with as much leeway as he can, but it's definitely beyond the scope of the rules."

Speaker Bagnariol: "I believe your point is somewhat well taken. Contain your remarks, please, Mr. King."

Mr. King continued.

POINT OF ORDER

Mr. Berentson: "He did pretty well for about a minute there. Now he's delved into deficit spending. I'm a little confused, frankly, whether he's speaking for or against the memorial. I think, as was stated earlier, he ought to just keep his remarks as to whether or not that measure should be brought before us from the committee."

Speaker Bagnariol: "Your point is well taken."

Mr. King concluded his remarks in favor of the motion.

Mr. Blair spoke against the motion.

POINT OF ORDER

Mr. O'Brien: "Mr. Speaker, I would like to refer to you, in part, the motion relative to suspension of the rules. It states in part, 'The motion for suspension of the rules will not be debatable, except however, the mover of the motion may briefly explain the purpose of the motion, and one member may briefly explain the opposition to the motion.' I would think, Mr. Speaker, the gentleman has gone far beyond all reason. He's not briefly explaining his opposition; he's going into elaborate details of why we should not consider this memorial."
SPEAKER’S RULING

Speaker Bagnariol: "Your point is well taken. Representative Blair, you are wandering into the integrity of the congressional delegation. Would you kindly confine your remarks to the reasons why the memorial should not come out of the Appropriations Committee."

Mr. Blair concluded his remarks in opposition to the motion.

ROLL CALL

The Clerk called the roll on the motion to suspend the rules and immediately consider House Joint Memorial No. 7, and the motion was lost by the following vote: Yeas, 44; nays, 46; not voting, 8.


Not voting: Representatives Bender, Douthwaite, Garrett, Isaacscon, Martinis, Sanders, Sprague, Valle.

REPORTS OF STANDING COMMITTEES

January 25, 1979

HOUSE BILL NO. 39, Prime Sponsor: Representative Ehlers, making uniform the compensation of various boards and commissions. Reported by Committee on State Government.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Ehlers, Executive Chairman; Taller, Co-Chairman; Addison, Burns, Greengo, Haley, Jovanovich, McGinnis, O’Brien, Pruitt, Walk, Williams.

January 22, 1979

HOUSE BILL NO. 56, Prime Sponsor: Representative Charnley, authorizing local governments to enter program for self-insurance, risk management and joint insurance. Reported by Committee on Local Government.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Charnley, Co-Chairman; Zimmerman, Co-Chairman; Brekke, Brown, Garrett, Keller, North, Rohrbach, Rosbach, Schmitten, Teutsch, Vrooman, Whiteside.

January 24, 1979

HOUSE BILL NO. 88, Prime Sponsor: Representative Charnley, screening for scoliosis. Reported by Committee on Social and Health Services.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Adams, Co-Chairman; Whiteside, Co-Chairman; Brekke, Kreidler, Lux, May, Mitchell, Pruitt, Schmitten, Teutsch, Tupper.

January 24, 1979

HOUSE BILL NO. 210, Prime Sponsor: Representative Chandler, making miscellaneous changes in basic education act. Reported by Committee on Education.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Chandler, Co-Chairman; Heck, Co-Chairman; Bender, Craswell, Galloway, Nelson (G.A.), Sommers, Taller, Tupper, Valle, Van Dyken, Whiteside.

January 24, 1979

HOUSE BILL NO. 219, Prime Sponsor: Representative Haley, eliminating basic science examination requirement for physicians, surgeons and osteopaths. Reported by Committee on Social and Health Services.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Adams, Co-Chairman; Whiteside, Co-Chairman; Brekke, Kreidler, Lux, May, Mitchell, Pruitt, Teutsch, Tupper.
HOUSE BILL NO. 226, Prime Sponsor: Representative Heck, authorizing certain reciprocit y tuition and fee waivers with the state of Oregon. Reported by Committee on Higher Education.

MAJORITY recommendation: Do pass with the following amendments:
On page 1, line 6 after "chapter" strike "28A.15" and insert "28B.15"
On page 1, line 22 after "chapter" strike "28A.15" and insert "28B.15"
On page 2, beginning on line 18 after "Oregon" strike all material down to and including "funds" on line 22

Signed by Representatives Grimm, Executive Chairman; Barnes, Co-Chairman; Burns, Erickson, Gruger, McGinnis, Oliver, Patterson, Salatino, Teutsch.

HOUSE BILL NO. 454, Prime Sponsor: Representative Rohrbach, increasing the service of process fee in legal action against an insurer. Reported by Committee on Insurance.

MAJORITY recommendation: Do pass. Signed by Representatives Rohrbach, Executive Chairman; Douthwaite, Co-Chairman; Adams, Dawson, Erak, Garrett, Keller, Maxie, McDonald, McGinnis, Zimmerman.

MOTIONS
On motion of Mr. King, all bills listed on the agenda under the fifth order of business were referred to Committee on Rules for second reading, with the exception of House Bill No. 88.

On motion of Mr. King, HOUSE BILL NO. 88 was rereferred to Committee on Appropriations.

MOTION
On motion of Mr. King, the rules were suspended to allow consideration of House Resolution No. 79–8.

RESOLUTION
HOUSE RESOLUTION NO. 79–8, by Representatives Zimmerman, Adams, Amen, Barnes, Barr, Bauer, Bond, Craswell, Ehlers, Erickson, Fancher, Flanagan, Greengo, Heck, King, Kreidler, Maxie, McCormick, McDonald, Nelson (G.A.), Rosbach, Teutsch, Thompson, Tilly, Sommers, Van Dyken, Whiteside, Williams and Winsley.

WHEREAS, The sudden death of Nelson Aldrich Rockefeller on Friday night January 26, 1979, is a grievous loss to our nation; and
WHEREAS, Nelson Rockefeller combined his tremendous skills as a statesman with vision, understanding, and optimism serving his country and the world with courage and integrity; and
WHEREAS, Nelson Rockefeller always selflessly met his country's needs during troubled times serving as an advisor to the presidents for over forty years including the traumatic years during and after World War II, serving as governor of New York for fifteen years during the tumultuous "sixties" and early "seventies," and serving as President Gerald Ford's vice president during the aftermath of the Watergate crisis; and
WHEREAS, Nelson Rockefeller used his great wealth with wisdom and compassion for the welfare of humanity; and
WHEREAS, Nelson Rockefeller's art collections are an enduring legacy to people throughout this nation and the world; and
WHEREAS, Nelson Rockefeller personally touched and strengthened the lives of the many American families battling with cancer when he tenderly shared with the nation that his beloved wife Happy had undergone cancer surgery;
NOW, THEREFORE, BE IT RESOLVED, By the House of Representatives, That the members of the House of Representatives deeply mourn the death of Nelson Aldrich Rockefeller and join people throughout the state of Washington, the nation, and the world in grieving for the enormous loss of this great man.
BE IT FURTHER RESOLVED, That copies of this resolution be transmitted to the family of Nelson Aldrich Rockefeller.

On motion of Mr. Zimmerman, the resolution was adopted.
MOTION

On motion of Mr. King, the House adjourned until 11:00 a.m., Wednesday, January 31, 1979.

JOHN BAGNARIOL, Speaker
DUANE BERENTSON, Speaker

DEAN R. FOSTER, Chief Clerk
VITO T. CHIECHI, Chief Clerk
TWENTY-FOURTH DAY, JANUARY 31, 1979

TWENTY-FOURTH DAY

MORNING SESSION

House Chamber, Olympia, Wash., Wednesday, January 31, 1979

The House was called to order at 11:00 a.m. by Speaker Berentson. The Clerk called the roll and all members were present except Representatives Flanagan and Smith (C), who were excused.

The flag was escorted to the rostrum by a Sergeant at Arms Color Guard, Pages Jennifer Wagner and David Cole. Prayer was offered by The Reverend Richard Hart of the First Baptist Church of Olympia.

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

INTRODUCTIONS AND FIRST READING

HOUSE BILL NO. 681, by Representatives Haley, Monohon, Mitchell, Brekke, Teutsch, Erickson and Eberle:

AN ACT Relating to revenue and taxation; amending and reenacting section 82.08.030, chapter 15, Laws of 1961 as last amended by section 6, chapter 166, Laws of 1977 ex. sess., by section 1, chapter 179, Laws of 1977 ex. sess. and by section 1, chapter 2, Laws of 1979 (Initiative Measure No. 345, approved November 8, 1977) and RCW 82.08.030; and amending and reenacting section 82.12.030, chapter 15, Laws of 1961 as last amended by section 7, chapter 166, Laws of 1977 ex. sess., and by section 2, chapter 2, Laws of 1979 (Initiative Measure No. 345, approved November 8, 1977) and RCW 82.12.030.

To Committee on Revenue

HOUSE BILL NO. 682, by Representative Salatino:

AN ACT Relating to higher education; regulating postsecondary proprietary schools and their agents; adding a new chapter to Title 28C RCW; creating new sections; and providing civil and criminal penalties.

To Committee on Commerce

HOUSE BILL NO. 683, by Representatives Thompson, Blair and Zimmerman:

AN ACT Relating to state government; amending section 3, chapter 25, Laws of 1977 ex. sess. and RCW 43.88A.030; amending section 43.88.110, chapter 8, Laws of 1965 as amended by section 6, chapter 293, Laws of 1975 1st ex. sess. and RCW 43.88.110; amending section 43.79.270, chapter 8, Laws of 1965 as amended by section 2, chapter 144, Laws of 1973 and RCW 43.79.270; amending section 43.79.280, chapter 8, Laws of 1965 as amended by section 3, chapter 144, Laws of 1973 and RCW 43.79.280; amending section 43.01.090, chapter 8, Laws of 1965 as last amended by section 1, chapter 82, Laws of 1973 1st ex. sess. and RCW 43.01.090; amending section 43.88.030, chapter 8, Laws of 1965 as last amended by section 1, chapter 247, Laws of 1977 ex. sess. and RCW 43.88.030; amending section 43.88.090, chapter 8, Laws of 1965 as last amended by section 5, chapter 293, Laws of 1975 1st ex. sess. and RCW 43.88.090; amending section 43.88.230, chapter 8, Laws of 1965 as last amended by section 11, chapter 293, Laws of 1975 1st ex. sess. and RCW 43.88.230; amending section 43.88.230, chapter 8, Laws of 1965 as last amended by section 8, chapter 293, Laws of 1975 1st ex. sess. and RCW 43.88.230; adding new sections to chapter 43.88 RCW; and repealing section 8, chapter 293, Laws of 1971 ex. sess., section 7, chapter 293, Laws of 1975 1st ex. sess. and RCW 43.88.115.

To Committee on Appropriations

HOUSE BILL NO. 684, by Representatives Walk, Erickson, Ehlers, Grimm, Addison and Jovanovich:


To Committee on Agriculture
HOUSE BILL NO. 685, by Representatives Grimm, Ehlers, Erickson and Walk:


To Committee on Local Government

HOUSE BILL NO. 686, by Representatives Oliver, Hurley and Fuller:

AN ACT Relating to hitchhiking; and amending section 38, chapter 155, Laws of 1965 ex. sess. as amended by section 1, chapter 38, Laws of 1972 ex. sess. and RCW 46.61.255.

To Committee on Transportation

HOUSE BILL NO. 687, by Representatives Owen, Deccio and Walk:

AN ACT Relating to state government; creating a department of corrections; amending section 1, chapter ... (HB...), Laws of 1979 and RCW 43.17.010; amending section 2, chapter ... (HB...), Laws of 1979 and RCW 43.17.020; and adding a new chapter to Title 72 RCW.

To Committee on Institutions

HOUSE BILL NO. 688, by Representatives Hughes, May, Barr, Pruitt, Kreidler, Gruger, Sommers and Fuller:

AN ACT Relating to model litter control; amending section 3, chapter 307, Laws of 1971 ex. sess. and RCW 70.93.030; amending section 12, chapter 307, Laws of 1971 ex. sess. and RCW 70.93.120; and amending section 19, chapter 307, Laws of 1971 ex. sess. as amended by section 8, chapter 41, Laws of 1975–76 2nd ex. sess. and RCW 70.93.190.

To Committee on Ecology

HOUSE BILL NO. 689, by Representatives Hughes, Owen, Grimm, Schmitten, Barr, Sherman, Heck, Williams, Nisbet, McGinnis, Vrooman, Keller, Sommers, Walk, Galloway, Monohon, Scott, Granlund, Pruitt, Hurley and Addison:

AN ACT Relating to litter control; amending section 6, chapter 307, Laws of 1971 ex. sess. and RCW 70.93.060; and prescribing penalties.

To Committee on Ecology

HOUSE BILL NO. 690, by Representatives Teutsch, Mitchell, Scott and Chandler:

AN ACT Relating to highways; and creating a new section.

To Committee on Transportation

HOUSE BILL NO. 691, by Representatives Patterson, Amen, Grimm and Erickson:

AN ACT Relating to state employees' insurance and health care; creating new sections; adding a new section to chapter 41.05 RCW; and declaring an emergency.

To Committee on Higher Education

HOUSE BILL NO. 692, by Representative Knowles:

AN ACT Relating to irrigation districts; and amending section 39, page 692, Laws of 1889–90 as last amended by section 2, chapter 163, Laws of 1975 1st ex. sess. and RCW 87.03.460.

To Committee on Local Government

HOUSE BILL NO. 693, by Representatives Garrett, Flanagan and Smith (C):

AN ACT Relating to the distribution of fuel tax revenues to counties; amending section 46.68.120, chapter 12, Laws of 1961 as last amended by section 42, chapter 151, Laws of 1977 ex. sess. and RCW 46.68-.120; amending section 46.68.080, chapter 12, Laws of 1961 and RCW 46.68.080; amending section 1, chapter 21, Laws of 1975 1st ex. sess. as last amended by section 2, chapter 51, Laws of 1977 and RCW 47.56.725; adding new sections to chapter 46.68 RCW; providing an expiration date; and declaring an emergency.

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HOUSE BILL NO. 694, by Representatives Scott, Nisbet, Becker, King, Brekke, Lux, Deccio, Erak, Nelson (D) and Garrett:

AN ACT Relating to pesticides; and adding a new section to chapter 15.58 RCW.
To Committee on Agriculture

HOUSE BILL NO. 695, by Representatives Jovanovich, Greengo, Scott, Brekke, Granlund, Fuller and Mitchell:

AN ACT Relating to judgments; and adding a new section to chapter 4.56 RCW.
To Committee on Judiciary

HOUSE BILL NO. 696, by Representatives Craswell, Dawson, Bond, Sanders, Addison, Teutsch, McGinnis, Isaacson, Rohrbach, Zimmerman and Wilson:

AN ACT Relating to revenue and taxation; amending section 83.44.010, chapter 15, Laws of 1961 as last amended by section 1, chapter 132, Laws of 1971 ex. sess. and RCW 83.44.010; adding a new section to chapter 83.08 RCW; repealing section 83.08.010, chapter 15, Laws of 1961 and RCW 83.08.010; repealing section 83.08.020, chapter 15, Laws of 1961 and RCW 83.08.020; repealing section 83.08-030, chapter 15, Laws of 1961 and RCW 83.08.030; repealing section 83.08.040, chapter 15, Laws of 1961 and RCW 83.08.040; repealing section 83.08.060, chapter 15, Laws of 1961 and RCW 83.08.060; repealing section 19, chapter 292, Laws of 1961 and RCW 83.40.010; repealing section 20, chapter 292, Laws of 1961, section 2, chapter 132, Laws of 1971 ex. sess. and RCW 83.40.020; repealing section 21, chapter 292, Laws of 1961 and RCW 83.40.030; and repealing section 83.40.040, chapter 15, Laws of 1961, section 12, chapter 28, Laws of 1963 ex. sess. and RCW 83.40.040.
To Committee on Revenue

HOUSE BILL NO. 697, by Representatives Newhouse, Smith (R), Knowles and Chandler:

To Committee on Judiciary

HOUSE BILL NO. 698, by Representatives Warnke and Brown:

AN ACT Relating to franchises on highways; amending section 36.55.060, chapter 4, Laws of 1963 and RCW 36.55.060; amending section 47.44.020, chapter 13, Laws of 1961 as amended by section 2, chapter 46, Laws of 1975 1st ex. sess. and RCW 47.44.020; amending section 47.44.030, chapter 13, Laws of 1961 and RCW 47.44.030; adding a new section to chapter 56.02 RCW; and adding a new section to chapter 57.02 RCW.
To Committee on Local Government

HOUSE BILL NO. 699, by Representatives Warnke and Brown:

AN ACT Relating to local government; amending section 36.55.060, chapter 4, Laws of 1963 and RCW 36.55.060; amending section 3, chapter 239, Laws of 1967 as last amended by section 13, chapter 283, Laws of 1977 ex. sess. and RCW 39.34.020; amending section 47.44.020, chapter 13, Laws of 1961 as amended by section 2, chapter 46, Laws of 1975 1st ex. sess. and RCW 47.44.020; repealing section 47.44.030, chapter 13, Laws of 1961 and RCW 47.44.030; amending section 11, chapter 210, Laws of 1941 as last amended by section 1, chapter 300, Laws of 1977 ex. sess. and RCW 56.08.020; amending section 44, chapter 210, Laws of 1941 as last amended by section 1, chapter 64, Laws of 1975 1st ex. sess. and RCW 56.08.070; amending section 9, chapter 210, Laws of 1941 as last amended by section 7, chapter 148, Laws of 1969 ex. sess. and RCW 56.12.010; amending section 46, chapter 210, Laws of 1941 as last amended by section 7, chapter 272, Laws of 1971 ex. sess. and RCW 56.16.140; amending section 4, chapter 148, Laws of 1969 ex. sess. and RCW 56.36.040; amending section 21, chapter 114, Laws of 1929 as last amended by section 2, chapter 64, Laws of 1975 1st ex. sess. and RCW 57.08.050; amending section 7, chapter 114, Laws of 1929 as last amended by section 1, chapter 116, Laws of 1975 1st ex. sess. and RCW 57.12.010; amending section 6, chapter 18, Laws of 1959 as last amended by section 3, chapter 299, Laws of 1977 ex. sess. and RCW 57.16.010; amending section 23, chapter 114, Laws of 1929 as amended by section 14, chapter 108, Laws of 1959 and RCW 57.20.140; amending section 4, chapter 28, Laws of 1961 as amended by section 6, chapter 39, Laws of 1967 ex. sess. and RCW 57.36.040; amending section 4, chapter 146, Laws of 1971 ex. sess. and RCW 57.40.130; adding a new section to chapter 4.96 RCW; adding a new section to chapter 56.02 RCW; adding a new section
to chapter 56.16 RCW; adding a new section to chapter 57.02 RCW; and adding a new section to chapter 57.20 RCW.

To Committee on Local Government

HOUSE BILL NO. 700, by Representatives Warnke and Brown:

AN ACT Relating to public contracting; and amending section 3, chapter 239, Laws of 1967 as last amended by section 13, chapter 283, Laws of 1977 ex. sess. and RCW 39.34.020.

To Committee on Local Government

HOUSE BILL NO. 701, by Representatives Craswell, Sanders, Dawson, Bond, Addison, Hastings and McGinnis:

AN ACT Relating to the repeal of the tax on conveyances; amending section 82.20.040, chapter 15, Laws of 1961 as amended by section 59, chapter 278, Laws of 1975 1st ex. sess. and RCW 82.20.040; amending section 82.20.060, chapter 15, Laws of 1961 as amended by section 60, chapter 278, Laws of 1975 1st ex. sess. and RCW 82.20.060; repealing section 82.20.005, chapter 15, Laws of 1961 and RCW 82.20-005; repealing section 82.20.010, chapter 15, Laws of 1961 and RCW 82.20.010; repealing section 82.20.020, chapter 15, Laws of 1961, section 57, chapter 278, Laws of 1975 1st ex. sess. and RCW 82.20.020; repealing section 82.20.030, chapter 15, Laws of 1961, section 58, chapter 278, Laws of 1975 1st ex. sess. and RCW 82.20.030; and repealing section 82.20.070, chapter 15, Laws of 1961 and RCW 82.20.070.

To Committee on Revenue

HOUSE BILL NO. 702, by Representatives Craswell, Sanders, Bond, Addison, Hastings, Teutsch, McGinnis, Isaacson and Taylor:

AN ACT Relating to revenue and taxation; and amending section 28A.45.050, chapter 223, Laws of 1969 ex. sess. as last amended by section 13, chapter 359, Laws of 1977 ex. sess. and RCW 28A.45.050.

To Committee on Revenue

HOUSE BILL NO. 703, by Representatives Struthers, Kreidler, Fancher, Barr, Hastings, Amen, McGinnis and Isaacson:

AN ACT Relating to the business and occupation tax; and amending section 82.04.260, chapter 15, Laws of 1961 as last amended by section 7, chapter 291, Laws of 1975 1st ex. sess. and RCW 82.04.260.

To Committee on Revenue

HOUSE BILL NO. 704, by Representative Smith (R):

AN ACT Relating to motor vehicles; amending section 1, chapter 1, Laws of 1969 as amended by section 4, chapter 287, Laws of 1975 1st ex. sess. and RCW 46.20.308; and amending section 62, chapter 155, Laws of 1965 ex. sess. as last amended by section 3, chapter 3, Laws of 1977 ex. sess. and RCW 46.61.515.

To Committee on Judiciary

HOUSE BILL NO. 705, by Representatives Walk and Haley (by Office of Financial Management request):

AN ACT Relating to state travel expenses; amending section 8, chapter 16, Laws of 1967 ex. sess. and RCW 43.03.170; and amending section 10, chapter 16, Laws of 1967 ex. sess. and RCW 43.03.190.

To Committee on State Government

HOUSE BILL NO. 706, by Representatives Burns and Haley (by Office of Financial Management request):

AN ACT Relating to claims against the state; and amending section 4, chapter 95, Laws of 1895 as last amended by section 1, chapter 144, Laws of 1977 ex. sess. and RCW 4.92.040.

To Committee on Appropriations

HOUSE BILL NO. 707, by Representatives Walk and Haley (by Office of Financial Management request):

AN ACT Relating to revenue and taxation; amending section 84.48.080, chapter 15, Laws of 1961 as last amended by section 99, chapter 195, Laws of 1973 1st ex. sess. and RCW 84.48.080; amending section 84.48.110, chapter 15, Laws of 1961 as amended by section 11, chapter 95, Laws of 1973 and RCW 84.48.110; amending section 84.48.120, chapter 15, Laws of 1961 as amended by section 206, chapter 278, Laws of 1975 1st ex. sess. and RCW 84.48.120; and creating a new section.

To Committee on State Government
HOUSE BILL NO. 708, by Representatives Walk and Haley (by Office of Financial Management request):

AN ACT Relating to the chiropractic disciplinary board; and amending section 7, chapter 171, Laws of 1967 as last amended by section 33, chapter 34, Laws of 1975–76 2nd ex. sess. and RCW 18.26.070.

To Committee on State Government

HOUSE BILL NO. 709, by Representatives Burns and Haley (by Office of Financial Management request):

AN ACT Relating to county prisoners; and amending section 5, chapter 171, Laws of 1961 and RCW 72.64.110.

To Committee on State Government

HOUSE BILL NO. 710, by Representatives O'Brien, Chandler, Burns, Zimmerman and Greengo:

AN ACT Relating to certain archaeological/historic facilities; providing for the survey, planning, acquisition development, excavation, conservation, restoration and preservation of archaeological/historic properties, including grants-in-aid and matching funds therefor; providing for the financing thereof by the issuance of bonds and bond anticipation notes authorizing certain charges against state agencies, occupants, or users of such properties; and adding a new chapter to Title 43 RCW.

To Committee on Appropriations

HOUSE BILL NO. 711, by Representatives Pruitt and Lux:

AN ACT Relating to education; and amending section 3, chapter 97, Laws of 1975–76 2nd ex. sess. and RCW 28A.58.201.

To Committee on Education

HOUSE BILL NO. 712, by Representative Barnes:

AN ACT Relating to revenue and taxation; amending and reenacting section 84.56.010, chapter 15, Laws of 1961 as last amended by section 1, chapter 10, Laws of 1975–76 2nd ex. sess. and RCW 84.56.010; amending section 84.56.020, chapter 15, Laws of 1961 as last amended by section 1, chapter 196, Laws of 1974 ex. sess. and RCW 84.56.020; amending section 84.56.050, chapter 15, Laws of 1961 as amended by section 1, chapter 94, Laws of 1963 and RCW 84.56.050; amending and reenacting section 84.56.070, chapter 15, Laws of 1961 as amended by section 2, chapter 10, Laws of 1975–76 2nd ex. sess. and RCW 84.56.070; and providing an effective date.

To Committee on Revenue

HOUSE BILL NO. 713, by Representatives Chandler and Sommers:


To Committee on Education

HOUSE BILL NO. 714, by Representatives Vrooman, Schmitten, Martinis and Wilson:

AN ACT Relating to food fish and shellfish; amending section 75.28.270, chapter 12, Laws of 1955 as last amended by section 17, chapter 73, Laws of 1965 ex. sess. and RCW 75.28.270; adding new sections to chapter 75.28 RCW; creating a new section; and declaring an emergency.

To Committee on Natural Resources

HOUSE BILL NO. 715, by Representative Pruitt:

AN ACT Relating to state government; adding a new chapter to Title 41 RCW; and making an appropriation.

To Committee on State Government

HOUSE BILL NO. 716, by Representatives Nelson (D), Winsley, Maxie, Ehlers, Granlund, Burns, Sherman, Sanders and Lux:

AN ACT Relating to property tax relief; amending section 31, chapter 1, Laws of 1973 as last amended by section 13, chapter 314, Laws of 1977 ex. sess. and RCW 42.17.310; adding a new chapter to Title 84 RCW; repealing section 1, chapter 182, Laws of 1974 ex. sess., section 14, chapter 291, Laws of 1975 1st ex. sess., section 1, chapter 268, Laws of 1977 ex. sess. and RCW 84.36.381; repealing section 2, chapter 182, Laws of 1974 ex. sess., section 15, chapter 291, Laws of 1975 1st ex. sess. and RCW
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84.36.383; repealing section 3, chapter 182, Laws of 1974 ex. sess., section 2, chapter 268, Laws of 1977 ex. sess. and RCW 84.36.385; repealing section 4, chapter 182, Laws of 1974 ex. sess., section 16, chapter 291, Laws of 1975 1st ex. sess. and RCW 84.36.387; prescribing penalties; making an appropriation; and providing an effective date.

To Committee on Revenue

HOUSE BILL NO. 717, by Representatives Burns and Haley (by Office of Financial Management request):

AN ACT Relating to state government; amending section 43.08.064, chapter 8, Laws of 1965 as last amended by section 2, chapter 77, Laws of 1975-76 2nd ex. sess. and RCW 43.08.064; and amending section 43.08.066, chapter 8, Laws of 1965 as last amended by section 1, chapter 74, Laws of 1972 ex. sess. and RCW 43.08.066.

To Committee on State Government

HOUSE BILL NO. 718, by Representatives Charnley, Owen, Chandler and Blair:


To Committee on Commerce

HOUSE BILL NO. 719, by Representatives Becker, Haley, Rohrbach, Walk, Burns, Williams, Fuller, Rosbach and Grimm:


To Committee on Institutions

HOUSE JOINT RESOLUTION NO. 23, by Representatives Granlund, Fuller, Sommers, Sanders, Brown, Teutsch, Galloway, Scott, Erak, Becker, Bauer, Thompson, Oliver, Winsley, Erickson, Struthers, Nelson (D), Maxie, Isaacscon, Ehlers, Lux and Taller:

Authorizing the grant of property tax relief.

To Committee on Revenue

MOTION

On motion of Mr. Polk, all bills and resolutions listed on today's agenda under the fourth order of business were considered first reading and passed to the committees designated.

BILLS TO COMMITTEE

Speaker Berentson announced that the following bills had been referred to the committees designated:

HOUSE BILL NO. 539 to Committee on Labor;
HOUSE BILL NO. 584 to Committee on Insurance;
HOUSE BILL NO. 628 to Committee on Higher Education;
HOUSE BILL NO. 632 to Committee on Judiciary;
HOUSE BILL NO. 633 to Committee on Commerce;
HOUSE BILL NO. 668 to Committee on Judiciary;
HOUSE BILL NO. 672 to Committee on Labor.

REPORTS OF STANDING COMMITTEES

January 25, 1979

HOUSE BILL NO. 16, Prime Sponsor: Representative Whiteside, authorizing local governments to administer senior citizen programs. Reported by Committee on Local Government.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Charnley, Co-Chairman; Zimmerman, Co-Chairman; Brekke, Brown, Garrett, Keller, North, Rohrbach, Rosbach, Schmitten, Teutsch, Van Dyken, Vrooman, Whiteside.

January 25, 1979

HOUSE BILL NO. 30, Prime Sponsor: Representative Ehlers, establishing a method by which certain criminal cost bills will be paid by the state. Reported by Committee on State Government.

MAJORITY recommendation: Do pass with the following amendments: On page 1, beginning on line 5 of the title after "RCW 10.46.230" strike all material down to and including "emergency" on line 6
On page 2, beginning on line 15 strike all of section 3
Signed by Representatives Ehlers, Executive Chairman; Taller, Co-Chairman; Addison, Burns, Greengo, Jovanovich, McGinnis, O'Brien, Pruitt, Salatino, Walk, Williams.

January 29, 1979

HOUSE BILL NO. 66, Prime Sponsor: Representative Smith (R), correcting a mistake. Reported by Committee on Judiciary.

MAJORITY recommendation: Do pass. Signed by Representatives Newhouse, Executive Chairman; Smith (R), Co-Chairman; Chandler, Knowles, Sherman, Thompson, Tilly, Winsley.

January 25, 1979

HOUSE BILL NO. 79, Prime Sponsor: Representative Charnley, establishing procedures for disposing of surplus reading materials by libraries and school districts. Reported by Committee on Local Government.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Chandler, Co-Chairman; Zimmerman, Co-Chairman; Brekke, Brown, Garrett, Keller, North, Rohrbach, Rosbach, Schmitten, Teutsch, Van Dyken, Vrooman, Whiteside.

January 25, 1979

HOUSE BILL NO. 168, Prime Sponsor: Representative Warnke, excluding babysitting referral services from the definition of employment agency. Reported by Committee on Commerce.

MAJORITY recommendation: Do pass with the following amendment: On page 1, line 30 strike "one" and insert "three"
Signed by Representatives Warnke, Executive Chairman; Greengo, Co-Chairman; Addison, Fuller, Gallagher, Oliver, Owen, Salatino, Sanders, Struthers.

MINORITY recommendation: Do not pass. Signed by Representative May.

January 29, 1979

HOUSE BILL NO. 207, Prime Sponsor: Representative Newhouse: providing procedure for determining reasonable attorneys' fees in eminent domain proceedings. Reported by Committee on Judiciary.

MAJORITY recommendation: Do pass with the following amendment: On page 2, line 32 after "recovery" and before the period insert ": PROVIDED, That this section shall have no effect on any contract between an attorney and client which provides for a fee or a fee-determining method which is different than that used by the court under this section, so long as all amounts awarded as attorney fees by the court are credited toward the client's obligation to that attorney"
HOUSE BILL NO. 208, Prime Sponsor: Representative Newhouse, increasing jurisdictional amounts in justice courts. Reported by Committee on Judiciary.

MAJORITY recommendation: Do pass with the following amendments:

On page 5, after line 14 insert the following:

"Sec. 4. Section 11, chapter 187, Laws of 1919 as last amended by section 1, chapter 40, Laws of 1975 1st ex. sess. and RCW 12.40.110 are each amended to read as follows:

The judgment of said court shall be conclusive. If the losing party fails to pay the judgment according to the terms and conditions thereof within twenty days, and the prevailing party so notifies the court, the justice before whom such hearing was had shall certify such judgment in substantially the following form:

Washington.

In the Justice's Court of .......... County, before .......... Justice of the Peace for .......... Precinct.

........................... Plaintiff,

vs.

........................... Defendant.

In the Small Claims Department.

This is to certify that in a certain action before me, the undersigned, had on this the ..... day of .......... 19 ..., wherein .......... was plaintiff and .......... defendant, jurisdiction of said defendant having been had by personal service (or otherwise) as provided by law, I then and there entered judgment against said defendant in the sum of ........ Dollars; which judgment has not been paid.

Witness my hand this ..... day of .......... 19 ...

Justice of the Peace sitting in the Small Claims Department.

The justice of the peace of said justice's court shall forthwith enter such judgment transcript on the judgment docket of such justice's court; and thereafter garnishment, execution and other process on execution provided by law may issue thereon, as obtains in other cases of judgments of justice's courts, and transcripts of such judgments may be filed and entered in judgment lien dockets in superior courts with like effect as in other cases. If the judgment entitles the plaintiff to recover all or any part of an amount deposited in a trust account pursuant to RCW 59.18.270, the justice of such court shall issue an order directing the bank, savings and loan association, mutual savings bank, licensed escrow agent, or other trustee holding such deposit to pay to the plaintiff forthwith the amount to which he is entitled under the judgment.

In line 6 of the title after "3.66.020;" strike "and"

In line 8 of the title after "12.40.010" and before the period insert "; and amending section 11, chapter 187, Laws of 1919 as last amended by section 1, chapter 40, Laws of 1975 1st ex. sess. and RCW 12.40.110"

Signed by Representatives Newhouse, Executive Chairman; Smith (R), Co-Chairman; Chandler, Knowles, Sherman, Thompson, Tilly, Winsley.

January 29, 1979

HOUSE BILL NO. 209, Prime Sponsor: Representative Winsley, authorizing discretionary review of administrative agency decisions by the court of appeals. Reported by Committee on Judiciary.

MAJORITY recommendation: Do pass. Signed by Representatives Newhouse, Executive Chairman; Smith (R), Co-Chairman; Chandler, Knowles, Sherman, Thompson, Tilly, Winsley.

January 29, 1979

HOUSE BILL NO. 230, Prime Sponsor: Representative Fancher, revising laws relating to identification of cattle through licensing of certificated feed lots. By recommendation of Rules Committee, rereferred to Committee on Agriculture.

January 31, 1979

HOUSE BILL NO. 314, Prime Sponsor: Representative Winsley, increasing amount of certain investments that banks may hold. Reported by Committee on Financial Institutions.
MAJORITY recommendation: Do pass. Signed by Representatives Winsley, Executive Chairwoman; Eng, Co-Chairman; Blair, Hurley, Knowles, Kreidler, Lux, Newhouse, Rosbach, Sommers.

January 29, 1979

HOUSE BILL NO. 482, Prime Sponsor: Representative Winsley, modifying restriction on certificates of deposit issued by savings banks. Reported by Committee on Financial Institutions.

MAJORITY recommendation: Do pass. Signed by Representatives Winsley, Co-Chairwoman; Eng, Co-Chairman; Blair, Hurley, Knowles, Kreidler, Lux, Newhouse, Rosbach, Sommers.

MOTION

On motion of Mr. Polk, all bills listed on today’s agenda under the fifth order of business were referred to Committee on Rules for second reading.

SECOND READING

HOUSE BILL NO. 19, by Representatives Nelson (D), Knowles, Pruitt and Brekke (by Committee on Judiciary of the 45th Legislature request):

Restoring the civil rights of persons convicted of infamous crimes upon their final discharge by the parole board.

The bill was read the second time.

On motion of Mr. Newhouse, Substitute House Bill No. 19 was substituted for House Bill No. 19, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 19 was read the second time and passed to Committee on Rules for third reading.

HOUSE BILL NO. 105, by Representatives Douthwaite, Sanders and Rohrbach (by Committee on Insurance of the 45th Legislature request):

Setting standards for the escrow officer’s examination.

The bill was read the second time.

On motion of Mr. Douthwaite, Substitute House Bill No. 105 was substituted for House Bill No. 105, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 105 was read the second time and passed to Committee on Rules for third reading.

HOUSE BILL NO. 218, by Representatives Fuller, Whiteside, Sanders, Keller, Erak, Addison and Kreidler:

Designating an official dance for the state.

House Bill No. 218 was read the second time and passed to Committee on Rules for third reading.

HOUSE BILL NO. 264, by Representatives Adams, Haley, May, Kreidler, Tupper, Lux, Teutsch, Whiteside, Schmitten, Mitchell, Gruger, Pruitt, Barr, Brekke, Sherman, Granlund, Salatino, Knowles, Sanders and Galloway (by Committee on Social and Health Services request):

Defining the patient’s right to withhold or withdraw life-sustaining medical procedures in terminal illnesses.

The bill was read the second time.

On motion of Mr. Adams, Substitute House Bill No. 264 was substituted for House Bill No. 264, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 264 was read the second time and passed to Committee on Rules for third reading.
HOUSE JOINT MEMORIAL No. 4, by Representatives Adams, Whiteside, Brekke, Lux, Pruitt, Haley, Wilson, Nelson (D), Barr and Burns:

Memorializing the federal government to legitimize the medical use of marijuana.

The memorial was read the second time and passed to Committee on Rules for third reading.

HOUSE BILL NO. 51, by Representatives Keller and Knowles (by Committee on Judiciary of the 45th Legislature request):

Requiring statements on convicted persons for the parole board.

The bill was read the second time.

On motion of Mr. Newhouse, Substitute House Bill No. 51 was substituted for House Bill No. 51, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 51 was read the second time and passed to Committee on Rules for third reading.

HOUSE BILL NO. 112, by Representatives Ehlers, Amen, Walk, Tilly, King, Taller, Sanders, Fuller, Mitchell and Addison (by Select Joint Committee on Sunset request):

Establishing a schedule for sunset review.

The bill was read the second time.

On motion of Mr. Ehlers, Substitute House Bill No. 112 was substituted for House Bill No. 112, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 112 was read the second time.

Representative North moved adoption of the following amendments by Representatives North and Sanders:

On page 29, beginning on line 18 strike all of section 32 and renumber the remaining sections consecutively. Correct all internal references.

On page 16 of the title, beginning on line 4 after '70.48.080;' strike all material down to and including '82.44.160;' on line 11.

Representatives North, Sanders and Garrett spoke in favor of the amendments, and Representatives Ehlers, Taller and Walk spoke against them.

ROLL CALL

The Clerk called the roll on adoption of the amendments by Representative North and Sanders to Substitute House Bill No. 112, and the amendments were not adopted by the following vote: Yeas, 27; nays, 69; not voting, 2.


Not voting: Representatives Flanagan, Smith C. P.

The Clerk read the following amendment by Representatives North and Sanders:

On page 55, beginning on line 3 strike all of section 74, including the caption. Renumber the remaining sections consecutively and correct the internal references.

With the consent of the House, Representative North withdrew the amendment.

Substitute House Bill No. 112 was passed to Committee on Rules for third reading.
HOUSE BILL NO. 29, by Representatives Ehlers, Taller, Struthers, Nelson (G.A.), Walk, Sanders, Barr, Jovanovich, Barnes, Williams, Oliver, Knowles, Scott, Whiteside, Pruitt, Granlund, Sherman, Brekke and Brown (by Committee on State Government of the 45th Legislature request):

Creating a joint legislative committee to review agency rules.

The bill was read the second time.

On motion of Mr. Ehlers, Substitute House Bill No. 29 was substituted for House Bill No. 29, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 29 was read the second time.

Mr. Oliver moved adoption of the following amendment:

On page 8, line 5 after "section," insert "the committee may suspend such rules by a two-thirds vote. If any rule is suspended, the committee shall as soon as possible place before the legislature, at any regular session and at any special session, a bill to repeal the suspended rule. If such a bill is defeated, or fails of enactment in any other manner, the rules shall stand and the committee may not suspend it again. If the bill becomes law, the rule is repealed and shall not be enacted again unless a properly enacted law specifically authorizes the adoption of that rule. If the committee does not suspend the rule, then"

Representatives Oliver, Polk and Deccio spoke in favor of the amendment, and Representatives Ehlers, Taller and King spoke against it.

Mr. Oliver spoke again in favor of the amendment.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representative Oliver to Substitute House Bill No. 29, and the amendment was not adopted by the following vote: Yeas, 42; nays, 53; not voting, 3.


On motion of Mr. Ehlers, the following amendment by Representatives Ehlers and Taller was adopted:

On page 3, beginning on line 7 after "notice," strike all the material down to and including "!!!l'., on line 8, and insert "according to RCW 34.04.025 1 •

Substitute House Bill No. 29 was ordered engrossed and passed to Committee on Rules for third reading.

RESOLUTION

HOUSE RESOLUTION NO. 79-9, by Representatives King, Polk, Adams, Addison, Amen, Barnes, Bauer, Bender, Blair, Burns, Chandler, Charnley, Clayton, Dawson, Dunlap, Eng, Ehlers, Erickson, Fancher, Galloway, Greengo, Gruger, Haley, Hastings, Heck, Houchen, Isaacson, Knowles, Lux, McDonald, McGinnis, Mitchell, Owen, Nisbet, Patterson, Pruitt, Rosbach, Salatino, Sanders, Schmitten, Scott, Sherman, Struthers, Taller, Taylor, Teutsch, Tilly, Tupper, Walk, Whiteside, Williams, Winsley and Zimmerman:

WHEREAS, During the 45th session of the Washington State Legislature, the legislature passed into law: A definition of basic education, a limitation on excess special levies, and a biennial budget that funded the first two years of a proposed four year phase-in, to meet its constitutional mandate to fully fund basic education in this state; and

WHEREAS, The Supreme Court in September of 1978 accepted the legislature's proposed four year phase-in to fully fund basic education, and extended the date for compliance to 1981; and

WHEREAS, The Governor, in her 1979-81 biennial budget request, proposed fully funding our common schools in 1979-80 rather than 1980-81; and
WHEREAS, This is a meritorious proposal and deserves due consideration by the legislature; however, the legislature has not had sufficient time to evaluate its implication; and

WHEREAS, Local school districts are currently facing special levy elections prior to the time the legislature has made a determination of the merits of the proposal, local districts have no alternative but to assume that the state will continue the phasing plan for 100% funding of basic education by the 1980–81 school year:

NOW, THEREFORE, BE IT RESOLVED, By the House of Representatives, That we wish to make aware to the voters of this state that special levies are still important to the operation and maintenance of our common schools for basic education as well as special programs, and that we encourage voters to support special levy elections; and

BE IT FURTHER RESOLVED, That if the legislature should decide to approve full funding of schools in 1979–80 any special levy taxes approved that would be in excess to the amount local districts should receive, will be returned to the taxpayers of this state; and

BE IT FURTHER RESOLVED, That the Chief Clerks of the House shall transmit copies of this House Resolution to members of the communications media for the information of the public.

Mr. King moved adoption of the resolution and spoke in favor of it.

Mr. Polk spoke in favor of the resolution, and Mr. O'Brien spoke against it.

POINT OF INQUIRY

Mr. King yielded to question by Mr. Garrett.

Mr. Garrett: "Representative King, in the first 'Be it further resolved,' it says '...that would be in excess to the amount local districts should receive, will be returned to the taxpayers of this state.' That means, of course, the taxpayers of the district in which it was collected? This isn't a sly way of raising money for the state, is it?"

Mr. King: "That is correct."

House Resolution No. 79–9 was adopted.

MOTION

On motion of Mr. Polk, the House adjourned until 11:00 a.m., Friday, February 2, 1979.

JOHN BAGNARIOL, Speaker
DUANE BERENTSON, Speaker

DEAN R. FOSTER, Chief Clerk
VITO T. CHIECHI, Chief Clerk
TWENTY-SIXTH DAY

MORNING SESSION

House Chamber, Olympia, Wash., Friday, February 2, 1979.

The House was called to order at 11:00 a.m. by Speaker Bagnariol. The Clerk called the roll and all members were present except Representative Erickson, who was excused.

The flag was escorted to the rostrum by a Sergeant at Arms Color Guard, Pages Donna Keller and Joe Purdue. Prayer was offered by The Reverend Richard Hart of the First Baptist Church of Olympia.

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

MESSAGES FROM THE SENATE

January 31, 1979

Mr. Speaker:
The Senate has passed:

ENGROSSED SENATE BILL NO. 2053,
SENATE BILL NO. 2069,
SUBSTITUTE SENATE BILL NO. 2097,
SENATE BILL NO. 2159,
ENGROSSED SENATE BILL NO. 2165,

and the same are herewith transmitted.

Sidney R. Snyder, Secretary.

February 1, 1979

Mr. Speaker:
The Senate has passed:

SENATE BILL NO. 2015,

and the same is herewith transmitted.

Sidney R. Snyder, Secretary.

INTRODUCTIONS AND FIRST READING

HOUSE BILL NO. 720, by Representatives Charnley and Sherman:

To Committee on Local Government

HOUSE BILL NO. 721, by Representatives Sanders, Warnke and Greengo:
AN ACT Relating to registration of contractors; amending section 2, chapter 77, Laws of 1963 as amended by section 2, chapter 153, Laws of 1973 1st ex. sess. and RCW 18.27.020; and amending section 8, chapter 77, Laws of 1963 as amended by section 3, chapter 118, Laws of 1972 ex. sess. and RCW 18.27.080.

To Committee on Commerce

HOUSE BILL NO. 722, by Representatives Hurley, Sprague, McCormick, North and McGinnis:
AN ACT Relating to the parks and recreation commission; and amending section 1, chapter 330, Laws of 1977 ex. sess. and RCW 43.51.055.

To Committee on Parks and Recreation

HOUSE BILL NO. 723, by Representatives Zimmerman, Charnley, Thompson, Newhouse, Schmitten and Garrett:
AN ACT Relating to local government; amending section 36.29.020, chapter 4, Laws of 1963 as last amended by section 1, chapter 140, Laws of 1973 1st ex. sess. and RCW 36.29.020; and adding a new chapter to Title 39 RCW.

To Committee on Local Government

HOUSE BILL NO. 724, by Representatives Zimmerman, Charnley and Williams:
AN ACT Relating to state economic policy; amending section 1, chapter 117, Laws of 1975–76 2nd ex. sess. and RCW 43.21H.010; amending section 2, chapter 117, Laws of 1975–76 2nd ex. sess. and RCW 43.21H.020; creating new sections; and adding a new section to chapter 43.21H RCW.

To Committee on Local Government

HOUSE BILL NO. 725, by Representatives Sherman, Warnke, Charnley, Nelson (G.A.), Burns, Isaacson, Douthwaite, Greengo and Eberle:
AN ACT Relating to employees rights; and adding a new section to chapter 49.44 RCW.

HOUSE BILL NO. 726, by Representatives Zimmerman and Charnley:
AN ACT Relating to the granting of franchises to use the right of way of county roads; and adding a new section to chapter 36.55 RCW.

To Committee on Local Government

HOUSE BILL NO. 727, by Representatives Charnley and Zimmerman:
AN ACT Relating to counties; and amending section 4, chapter 72, Laws of 1967 and RCW 36.94.040.

To Committee on Local Government

HOUSE BILL NO. 728, by Representatives Douthwaite, Haley, Newhouse, Thompson and Lux (by State Employees’ Insurance Board request):
AN ACT Relating to state employees’ insurance and health care; amending section 1, chapter 39, Laws of 1970 ex. sess. as last amended by section 2, chapter 106, Laws of 1975–76 2nd ex. sess. and RCW 41.05.010; and amending section 2, chapter 136, Laws of 1977 ex. sess. and RCW 41.05.025.

To Committee on State Government

HOUSE BILL NO. 729, by Representatives Douthwaite, Taller, Newhouse, Blair, Keller, Salatino and Lux (by State Employees’ Insurance Board request):
AN ACT Relating to state employees’ insurance and health care; and amending section 2, chapter 136, Laws of 1977 ex. sess. and RCW 41.05.025.

To Committee on State Government

HOUSE BILL NO. 730, by Representatives Maxie, Bender, Tupper, Erak, Burns, Nelson (D), Pruitt, Chandler, Lux and Salatino:
AN ACT Relating to school holidays; and amending section 13, chapter 283, Laws of 1969 ex. sess. as last amended by section 2, chapter 24, Laws of 1975–76 2nd ex. sess. and RCW 28A.02.061.

To Committee on Education
TWENTY-SIXTH DAY, FEBRUARY 2, 1979

HOUSE BILL NO. 731, by Representatives Sommers and Newhouse:

AN ACT Relating to revenue and taxation; and amending section 6, chapter 91, Laws of 1947 as last amended by section 43, chapter 195, Laws of 1973 1st ex. sess. and RCW 41.16.060.

To Committee on Revenue

HOUSE BILL NO. 732, by Representatives Keller, Rohrbach, Erak, McGinnis, Adams and Dawson:

AN ACT Relating to insurance rates; adding a new chapter to Title 48 RCW; creating new sections; providing an effective date; providing an expiration date; and providing penalties.

To Committee on Insurance

HOUSE BILL NO. 733, by Representatives Valle, Sprague, Douthwaite, Blair, Burns, Erak, Nelson (D), Dawson, Brekke, Teutsch, Gruger, Charnley, Pruitt, Lux, Thompson, Sherman, Vrooman, Erickson, Adams, Ehlers, Chandler, Becker, Mitchell, Granlund, North, Scott, Jovanovich, Salatino, Maxie, Van Dyken, Kreidler, Walk and Eng:

AN ACT Relating to solid waste management; establishing a minimum refundable deposit on beverage containers to promote their reuse and recycling; adding a new chapter to Title 70 RCW; creating a new section; prescribing penalties; and providing an effective date.

HOUSE BILL NO. 734, by Representative Warnke (by Office of Financial Management request):


To Committee on Education

HOUSE BILL NO. 735, by Representatives Rohrbach and Douthwaite:


To Committee on Insurance

HOUSE BILL NO. 736, by Representatives Rosbach, Warnke, Dunlap, Galloway, Williams, Grimm, Greengo, Hurley, Oliver, Sprague, Whiteside and Smith (C):

AN ACT Relating to the motor vehicle excise tax; and amending section 82.44.120, chapter 15, Laws of 1961 as last amended by section 95, chapter 278, Laws of 1975 1st ex. sess. and RCW 82.44.120.

To Committee on Transportation

HOUSE BILL NO. 737, by Representatives Newhouse and Knowles:

AN ACT Relating to administrative procedure; and amending section 1, chapter 234, Laws of 1959 as amended by section 1, chapter 237, Laws of 1967 and RCW 34.04.010.

To Committee on Judiciary

HOUSE BILL NO. 738, by Representatives Brekke, Charnley, Gallagher, Jovanovich, Burns, Knowles, Douthwaite, Lux, Nelson (D), Pruitt, Martinis, North, Erak, Scott, Thompson, Valle, Blair, Kreidler and Bauer:

AN ACT Relating to port facilities; adding a new chapter to Title 88 RCW; and declaring an emergency.

HOUSE BILL NO. 739, by Representatives Smith (R), Newhouse and Garrett:

AN ACT Relating to subdivisions; and amending section 20, chapter 271, Laws of 1969 ex. sess. and RCW 58.17.200.

To Committee on Judiciary
HOUSE BILL NO. 740, by Representatives Whiteside, Adams, Gallagher, Haley, Becker, Zimmerman, Williams, Maxie and Fuller:

AN ACT Relating to state and local facilities for the care, training, and rehabilitation of persons with sensory, physical, or mental handicaps; authorizing the sale and issuance of state general obligation bonds and bond anticipation notes to provide funds for these needed facilities throughout the state; providing ways and means to pay the bonds and notes; adding a new chapter to Title 43 RCW; and providing for the submission of this act to a vote of the people.

To Committee on Appropriations

HOUSE BILL NO. 741, by Representatives Thompson, Fuller and Newhouse:

AN ACT Relating to the sale of state-owned timber; creating a new section; and making an appropriation.

To Committee on Appropriations

HOUSE BILL NO. 742, by Representatives Barnes and Valle:

AN ACT Relating to beverage container control and recycling; and adding a new chapter to Title 70 RCW.

HOUSE BILL NO. 743, by Representatives Winsley and Nelson (D):

AN ACT Relating to public employment; and adding a new section to chapter 41.04 RCW.

To Committee on State Government

HOUSE BILL NO. 744, by Representatives Blair, Douthwaite and Patterson:

AN ACT Relating to the retirement plans of certain institutions of higher education; adding a new section to chapter 223, Laws of 1969 ex. sess. and to chapter 28B.10 RCW; providing an effective date; and declaring an emergency.

To Committee on Appropriations

HOUSE BILL NO. 745, by Representatives Bond, Owen, Taylor, Craswell, Struthers, Dunlap, Polk, Fianagan, Fancher, McGinnis and Smith (C):

AN ACT Relating to collective bargaining by educational employees; amending section 3, chapter 288, Laws of 1975 1st ex. sess. and RCW 41.59.020; amending section 13, chapter 288, Laws of 1975 1st ex. sess. and RCW 41.59.120; amending section 15, chapter 288, Laws of 1975 1st ex. sess. and RCW 41.59.140; and providing penalties.

To Committee on Labor

HOUSE BILL NO. 746, by Representatives Tilly, Nisbet, Taylor, Sprague and Fuller:

AN ACT Relating to revenue and taxation; amending and reenacting section 82.08.030, chapter 15, Laws of 1961 as last amended by section 6, chapter 166, Laws of 1977 ex. sess., by section 1, chapter 179, Laws of 1977 ex. sess. and by section 1, chapter 2, Laws of 1979 (Initiative Measure No. 345, approved November 8, 1977) and RCW 82.08.030; amending and reenacting section 82.12.030, chapter 15, Laws of 1961 as last amended by section 7, chapter 166, Laws of 1977 ex. sess., by section 111, chapter 169, Laws of 1977 ex. sess., and by section 2, chapter 2, Laws of 1979 (Initiative Measure No. 345, approved November 8, 1977) and RCW 82.12.030; adding a new section to chapter 84.36 RCW; and creating a new section.

To Committee on Revenue

HOUSE BILL NO. 747, by Representatives Fuller, Nelson (D) and Whiteside:

AN ACT Relating to voter registration lists; amending section 6, chapter 156, Laws of 1965 ex. sess. as last amended by section 1, chapter 46, Laws of 1975—76 2nd ex. sess. and RCW 29.04.100; amending section 3, chapter 111, Laws of 1973 1st ex. sess. and RCW 29.04.110; amending section 2, chapter 46, Laws of 1975—76 2nd ex. sess. and RCW 29.04.130; amending section 29.07.070, chapter 9, Laws of 1965 as last amended by section 3, chapter 21, Laws of 1973 1st ex. sess. and RCW 29.07.070; amending section 12, chapter 127, Laws of 1974 ex. sess. and RCW 29.07.220; adding a new section to chapter 29.04 RCW; and creating a new section.

To Committee on Constitution, Elections and Governmental Ethics

HOUSE BILL NO. 748, by Representatives Knowles, Newhouse, Dawson, Sanders and Fuller:

AN ACT Relating to insurance; and adding a new chapter to Title 48 RCW.

To Committee on Judiciary
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HOUSE BILL NO. 749, by Representatives McCormick, Bond, Gallagher, Martinis and McGinnis (by Department of Transportation request):

AN ACT Relating to the Spokane river toll bridge; amending section 47.56.220, chapter 13, Laws of 1961 and RCW 47.56.220; adding new sections to chapter 47.56 RCW; repealing section 1, chapter 117, Laws of 1969 ex. sess. and RCW 47.56.710; making an appropriation; and declaring an emergency.

To Committee on Transportation

HOUSE BILL NO. 750, by Representatives Martinis, Douthwaite, Charnley, Chandler and Lux (by Department of Transportation request):

AN ACT Relating to trails; amending section 2, chapter 103, Laws of 1972 ex. sess. as amended by section 12, chapter 141, Laws of 1974 ex. sess. and RCW 47.30.030; amending section 4, chapter 103, Laws of 1972 ex. sess. and RCW 47.30.050; amending section 5, chapter 103, Laws of 1972 ex. sess. and RCW 47.30.060; and adding a new section to chapter 47.30 RCW.

To Committee on Transportation

HOUSE BILL NO. 751, by Representatives Wilson and Martinis (by Department of Transportation request):

AN ACT Relating to classification and priority programming for highway development; amending section 1, chapter 130, Laws of 1977 ex. sess. and RCW 47.05.021; amending section 3, chapter 173, Laws of 1963 as last amended by section 44, chapter 151, Laws of 1977 ex. sess. and RCW 47.05.030; amending section 2, chapter 143, Laws of 1975 1st ex. sess. and RCW 47.05.035; amending section 4, chapter 173, Laws of 1963 as last amended by section 15, chapter 235, Laws of 1977 ex. sess. and RCW 47.05.040; amending section 4, chapter 143, Laws of 1975 1st ex. sess. and RCW 47.05.051; amending section 6, chapter 143, Laws of 1975 1st ex. sess. and RCW 47.05.055; amending section 7, chapter 173, Laws of 1963 as last amended by section 45, chapter 151, Laws of 1977 ex. sess. and RCW 47.05.070; amending section 24, chapter 83, Laws of 1967 ex. sess. as last amended by section 13, chapter 317, Laws of 1977 ex. sess. and RCW 47.26.180; and repealing section 2, chapter 173, Laws of 1963, section 2, chapter 39, Laws of 1969 ex. sess., section 43, chapter 151, Laws of 1977 ex. sess. and RCW 47.05.020.

To Committee on Transportation

HOUSE BILL NO. 752, by Representatives Polk, Blair, Amen, McGinnis, Williams, Sommers, Craswell, Flanagan, Taylor, Smith (C), Tupper and Maxie (by Legislative Budget Committee request based on performance audit):

AN ACT Relating to juveniles; and adding a new chapter to Title 72 RCW.

To Committee on Institutions

HOUSE BILL NO. 753, by Representatives Keller, Rosbach, Garrett and Smith, R. (by Department of Veterans' Affairs request):

AN ACT Relating to motor vehicle licenses; and adding a new section to chapter 46.16 RCW.

To Committee on Transportation

HOUSE BILL NO. 754, by Representatives Lux, Scott, Whiteside, Erak, Brown, Struthers, Mitchell, Houchen, Winsley, Williams, Zimmerman, McGinnis, Wilson, Fuller, Burns, Nelson (D) and Maxie (by Executive request):

AN ACT Relating to the adjustment of workers' compensation benefits; and amending section 2, chapter 286, Laws of 1975 1st ex. sess. as amended by section 2, chapter 202, Laws of 1977 ex. sess. and RCW 51.32.075.

To Committee on Labor

HOUSE BILL NO. 755, by Representatives Charnley, Wilson, Burns, Garrett, Sherman and Bender:

chapter 281, Laws of 1969 ex. sess. and RCW 46.52.115; amending section 64, chapter 155, Laws of 1965 ex. sess. as amended by section 2, chapter 24, Laws of 1977 and RCW 46.61.560; amending section 65, chapter 155, Laws of 1965 ex. sess. as amended by section 4, chapter 167, Laws of 1977 ex. sess. and RCW 46.61.565; amending section 5, chapter 167, Laws of 1977 ex. sess. and RCW 46.61-.567; amending section 15, chapter 234, Laws of 1959 as last amended by section 17, chapter 57, Laws of 1971 ex. sess. and RCW 34.04.150; adding new sections to chapter 46.52 RCW; adding a new section to chapter 46.61 RCW; prescribing penalties; and declaring an emergency.

To Committee on Transportation

HOUSE BILL NO. 756, by Representatives Charnley, Gallagher and Pruitt:

AN ACT Relating to service stations; creating a new chapter in Title 19 RCW; declaring an emergency; and providing an effective date.

To Committee on Commerce

HOUSE BILL NO. 757, by Representatives Charnley, Wilson, Douthwaite and Burns:

AN ACT Relating to transportation; and amending section 1, chapter 78, Laws of 1977 ex. sess. and RCW 47.12.063.

To Committee on Transportation

HOUSE BILL NO. 758, by Representatives Garrett, Knowles and Sherman:

AN ACT Relating to personal exemptions; and amending section 2, chapter 57, Laws of 1897 as last amended by section 12, chapter 154, Laws of 1973 1st ex. sess. and RCW 6.16.010.

To Committee on Judiciary

HOUSE BILL NO. 759, by Representatives Valle, Whiteside and Galloway:

AN ACT Relating to libraries; and adding a new section to chapter 27.12 RCW.

To Committee on Local Government

HOUSE BILL NO. 760, by Representatives Erak, Scott, Sanders, Fuller, Owen, Deccio, Monohon, Jovanovich, Clayton, Barnes, Bauer, Vrooman, Nelson (G.A.), Flanagan, Haley, Tupper, Mitchell and McGinnis:


To Committee on Commerce

HOUSE BILL NO. 761, by Representatives Sherman and Smith (R):

AN ACT Relating to employee privacy; adding a new section to chapter 49.44 RCW; defining crimes; and providing penalties.

To Committee on Judiciary

HOUSE BILL NO. 762, by Representatives Winsley and Eng:

AN ACT Relating to transaction accounts for savings and loan associations; amending section 10, chapter 107, Laws of 1969 and RCW 33.20.190; and amending section 30, chapter 235, Laws of 1945 and RCW 33.12.020.

To Committee on Financial Institutions

HOUSE BILL NO. 763, by Representatives Douthwaite, Patterson, Burns and McGinnis:

AN ACT Relating to retirement plans of certain institutions of higher education; and amending section 28B.10.400, chapter 223, Laws of 1969 ex. sess. as last amended by section 15, chapter 169, Laws of 1977 ex. sess. and RCW 28B.10.400.

To Committee on Appropriations
HOUSE BILL NO. 764, by Representatives Burns, Patterson, Douthwaite and McGinnis:

AN ACT Relating to retirement plans of certain institutions of higher education; and amending section 28B.10.400, chapter 223, Laws of 1969 ex. sess. as last amended by section 15, chapter 169, Laws of 1977 ex. sess. and RCW 28B.10.400.

To Committee on Appropriations

HOUSE BILL NO. 765, by Representatives Winsley and Eng:

AN ACT Relating to savings and loan associations; amending section 119-A, chapter 235, Laws of 1945 and RCW 33.04.010; and adding a new chapter to Title 33 RCW.

To Committee on Financial Institutions

HOUSE BILL NO. 766, by Representatives Winsley and Eng:

AN ACT Relating to savings and loan associations; amending section 119--A, chapter 23S, Laws of 194S and RCW 33.04.010; and adding a new chapter to Title 33 RCW.

To Committee on Financial Institutions

HOUSE BILL NO. 767, by Representatives Haley, Erickson, Winsley, Struthers and Sanders:

AN ACT Relating to electronic surveillance; adding a new section to chapter 36.28 RCW; and adding a new section to chapter 43.43 RCW.

To Committee on Judiciary

HOUSE BILL NO. 768, by Representatives Burns, Blair, Douthwaite, Patterson, Chandler and McGinnis:


To Committee on Appropriations

HOUSE BILL NO. 769, by Representatives Haley, Pruitt, Winsley, Struthers and Williams:

AN ACT Relating to public officials; adding a new section to chapter 42.20 RCW; and declaring an emergency.

To Committee on Judiciary

HOUSE BILL NO. 770, by Representatives Ehlers, Taller, Walk and Williams (by Secretary of State request):

1955 as last amended by section 19, chapter 184, Laws of 1973 1st ex. sess. and RCW 89.08.180; amending section 27, chapter 304, Laws of 1955 as amended by section 27, chapter 184, Laws of 1973 1st ex. sess. and RCW 89.08.370; adding new sections to chapter 46.01 RCW; creating new sections; repealing section 98, chapter 235, Laws of 1967, section 8, chapter 163, Laws of 1969 ex. sess. and RCW 24.03.915; providing an effective date; and declaring an emergency.

To Committee on State Government

HOUSE BILL NO. 771, by Representatives Greengo, Thompson, Whiteside, Chandler, Erickson, Pruitt, Van Dyken, Williams, Sanders and Tilly:
AN ACT Relating to gambling; and amending section 9, chapter 218, Laws of 1973 1st ex. sess. as last amended by section 4, chapter 75, Laws of 1977 and RCW 9.46.090.

To Committee on Commerce

HOUSE BILL NO. 772, by Representatives Nelson (D), Chandler and Bender:
AN ACT Relating to theft and robbery; and amending section 9A.56.010, chapter 260, Laws of 1975 1st ex. sess. as amended by section 8, chapter 38, Laws of 1975-76 2nd ex. sess. and RCW 9A.56.010.

To Committee on Judiciary

HOUSE BILL NO. 773, by Representatives Adams, Sanders, Douthwaite, Maxie and Lux:
AN ACT Relating to political parties; and amending section 29.42.010, chapter 9, Laws of 1965 as amended by section 16, chapter 329, Laws of 1977 ex. sess. and RCW 29.42.010.

To Committee on Constitution, Elections and Governmental Ethics

HOUSE BILL NO. 774, by Representatives Nelson (D), Chandler and Bender:
AN ACT Relating to pawn brokers and second-hand dealers; adding a new section to chapter 19.60 RCW; and repealing section 2, chapter 114, Laws of 1972 ex. sess. and RCW 19.60.064.

To Committee on Judiciary

HOUSE BILL NO. 775, by Representatives Adams, Douthwaite, Lux and Salatino:
AN ACT Relating to public buildings; amending section 2, chapter 110, Laws of 1975 1st ex. sess. and RCW 70.92.110; and amending section 4, chapter 110, Laws of 1975 1st ex. sess. and RCW 70.92.130.

To Committee on Social and Health Services

HOUSE BILL NO. 776, by Representatives Sommers, Newhouse, Nelson (D) and Blair:

To Committee on Appropriations

HOUSE BILL NO. 777, by Representatives Struthers and Gallagher:

To Committee on Commerce

HOUSE JOINT RESOLUTION NO. 24, by Representatives Taller, Sommers, Nelson (G.A.), Ehlers, Walk, Williams, Eng, Addison, Jovanovich, Fancher, Granlund, Haley, Salatino, McGinnis, North, Greengo, Charnley, Blair, Rohrbach and Douthwaite:
Abolishing the office of the secretary of state.

To Committee on State Government
HOUSE CONCURRENT RESOLUTION NO. 5, by Representatives Polk and King:
Scheduling a memorial service for deceased legislators.

HOUSE CONCURRENT RESOLUTION NO. 6, by Representatives Becker, Whiteside, Adams, Zimmerman, King, Polk, Gruger and Galloway:
Establishing a task force on children and families.
To Committee on Social and Health Services

SENATE BILL NO. 2015, by Senator Talley:
Designating an official dance for the state.
To Committee on Parks and Recreation

ENGROSSED SENATE BILL NO. 2053, by Senator Bluechel:
Authorizing the formation of park and recreation districts containing portions of two counties.
To Committee on Parks and Recreation

SENATE BILL NO. 2069, by Senators Henry, Wanamaker, Conner and Guess (by Department of Licensing request):
Permitting refund of vehicle license fees paid in advance and never used.
To Committee on Transportation

SUBSTITUTE SENATE BILL NO. 2097, by Committee on Transportation (originally sponsored by Senators Conner, Henry and Hayner):
Reorganizing mopeds as motor vehicles for certain purposes.
To Committee on Transportation

SENATE BILL NO. 2159, by Senators Conner, Odegaard and Peterson:
Changing certain procedures used in the sale and exchange of public lands and materials.
To Committee on Natural Resources

ENGROSSED SENATE BILL NO. 2165, by Senators Talley, Henry and Guess:
Replacing authority for the department of transportation to approve airport sites.
To Committee on Transportation

MOTIONS
On motion of Mr. King, all bills and resolutions listed on today's agenda under the fourth order of business were considered first reading and passed to the committees designated, with the exception of House Bill No. 734 and House Concurrent Resolution No. 5.

On motion of Mr. King, HOUSE BILL NO. 734 was referred to Committee on Education.

On motion of Mr. King, the rules were suspended and House Concurrent Resolution No. 5 was advanced to second reading.

HOUSE CONCURRENT RESOLUTION NO. 5 was read the second time in full.

On motion of Mr. King, the rules were suspended, the second reading considered the third, and House Concurrent Resolution No. 5 was placed on final passage.

Mr. King spoke in favor of the resolution, and it was adopted.

REPORTS OF STANDING COMMITTEES

January 30, 1979

HOUSE BILL NO. 45, Prime Sponsor: Representative Clayton, increasing scope of crop liens. Reported by Committee on Agriculture.

MAJORITY recommendation: Do pass. Signed by Representatives Kreidler, Executive Chairman; Amen, Becker, Clayton, Scott, Van Dyken.
January 30, 1979

HOUSE BILL NO. 48, Prime Sponsor: Representative Amen, extending certain exemptions for contracts by local governmental entities to include small irrigation districts. Reported by Committee on Agriculture.

MAJORITY recommendation: Do pass. Signed by Representatives Kreidler, Executive Chairman; Fancher, Co-Chairwoman; Amen, Becker, Clayton, Erak, Hastings, Heck, Scott, Van Dyken.

January 29, 1979

HOUSE BILL NO. 98, Prime Sponsor: Representative Hurley, prescribing the dispositions of gifts received by the governor. Reported by Committee on Constitution, Elections and Governmental Ethics.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Oliver, Executive Chairman; Erickson, Co-Chairwoman; Barnes, Eberle, Fuller, Granlund, Gruger, Hughes.

January 31, 1979

HOUSE BILL NO. 113, Prime Sponsor: Representative Heck, modifying procurement procedures for state vocational rehabilitation programs. Reported by Committee on State Government.

MAJORITY recommendation: Do pass with the following amendments:

On page 3, after line 3 add a new section to read as follows:

NEW SECTION. Sec. 2. This act is necessary for the immediate preservation of the public peace, health, and safety, the support of the state government and its existing public institutions, and shall take effect immediately.

On page 1, line 4, of the title, after '43.19.1906' insert '; and declaring an emergency'

Signed by Representatives Ehlers, Executive Chairman; Taller, Co-Chairman; Addison, Burns, Fancher, Greengo, Haley, Jovanovich, McGinnis, O'Brien, Pruitt, Walk, Williams.

January 30, 1979

HOUSE BILL NO. 194, Prime Sponsor: Representative Burns, mandating responsibility in program development and budgetary considerations in use of services and activities fees. Reported by Committee on Higher Education.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Grimm, Executive Chairman; Barnes, Co-Chairman; Burns, Erickson, Gruger, McGinnis, Oliver, Patterson, Salatino, Teutsch.

January 29, 1979

HOUSE BILL NO. 278, Prime Sponsor: Representative Warnke, allowing optometrists, physicians, and psychologists to form one professional service corporation. Reported by Committee on Commerce.

MAJORITY recommendation: Do pass. Signed by Representatives Warnke, Executive Chairman; Greengo, Co-Chairman; Addison, Fuller, Gallagher, May, Oliver, Owen, Struthers, Walk.

February 2, 1979

HOUSE BILL NO. 319, Prime Sponsor: Representative Burns, authorizing waiver of fees for university or college employees taking courses thereat, but limited to space available basis. Reported by Committee on Higher Education.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Grimm, Executive Chairman; Barnes, Co-Chairman; Burns, Erickson, Gruger, McGinnis, Oliver, Patterson, Salatino, Teutsch.

February 1, 1979

HOUSE BILL NO. 330, Prime Sponsor: Representative Schmitten, making unlawful the obtaining of game licenses by fraud. Reported by Committee on Natural Resources.

MAJORITY recommendation: Do pass. Signed by Representatives Schmitten, Executive Chairman; Vrooman, Co-Chairman; Adams, Dawson, Dunlap, Jovanovich, McCormick, McDonald, Mitchell, Owen, Rosbach, Wilson.
HOUSE BILL NO. 331, Prime Sponsor: Representative Vrooman, authorizing the department of game to retain fees charged for informational materials published by the department. Reported by Committee on Natural Resources.

MAJORITY recommendation: Do pass. Signed by Representatives Schmitten, Executive Chairman; Vrooman, Co-Chairman; Adams, Dawson, Jovanovich, Martinis, McCormick, McDonald, Mitchell, Monohon, Owen, Rosbach, Wilson.

HOUSE BILL NO. 351, Prime Sponsor: Representative Barr, increasing the maximum allowable agricultural commodity assessment on wheat. Reported by Committee on Agriculture.

MAJORITY recommendation: Do pass. Signed by Representatives Kreidler, Executive Chairman; Fancher, Co-Chairwoman; Amen, Becker, Clayton, Erak, Hastings, Heck, Scott, Van Dyken.

HOUSE BILL NO. 352, Prime Sponsor: Representative Smith (R), establishing procedures for termination of parent-child relationships. Reported by Committee on Judiciary.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Newhouse, Executive Chairman; Smith (R), Co-Chairman; Chandler, Thompson, Tilly, Winsley.

HOUSE BILL NO. 376, Prime Sponsor: Representative O'Brien, establishing the Pacific Northwest festival facility. Reported by Committee on Commerce.

MAJORITY recommendation: Do pass with the following amendment:

On page 4, line 22 strike '1980' and insert '1982'

Signed by Representatives Warnke, Executive Chairman; Greengo, Co-Chairman; Addison, Fuller, Gallagher, May, Owen, Salatino, Sanders, Struthers, Walk.

HOUSE BILL NO. 459, Prime Sponsor: Representative Maxie, setting time limits for requesting refunds of insurance fees and taxes. Reported by Committee on Insurance.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Rohrbach, Executive Chairman; Douthwaite, Co-Chairman; Adams, Dawson, Garrett, Maxie, McDonald, McGinnis.

MOTION

On motion of Mr. King, all bills listed on today's agenda under the fifth order of business were passed to Committee on Rules for second reading.

MOTIONS

On motion of Mr. King, House Concurrent Resolution No. 5 was ordered immediately transmitted to the Senate.

On motion of Mr. King, the House advanced to the seventh order of business.

THIRD READING

ENGROSSED SUBSTITUTE HOUSE BILL NO. 29, by Committee on State Government (originally sponsored by Representatives Ehlers, Taller, Struthers, Nelson (G.A.), Walk, Sanders, Barr, Jovanovich, Barnes, Williams, Oliver, Knowles, Scott, Whiteside, Pruitt, Granlund, Sherman, Brekke and Brown):

Creating a joint legislative committee to review agency rules.

The bill was read the third time and placed on final passage.

Mr. Ehlers spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 29, and the bill passed the House by the following vote: Yeas, 97; nays, 0; not voting, 1.
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Not voting: Representative Erickson.

Engrossed Substitute House Bill No. 29, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE HOUSE BILL NO. 112, by Committee on State Government (originally sponsored by Representatives Ehlers, Amen, Walk, Tilly, King, Taller, Sanders, Fuller, Mitchell and Addison):

Establishing a schedule for sunset review.

The bill was read the third time and placed on final passage.

Mr. Ehlers spoke in favor of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 112, and the bill passed the House by the following vote: Yeas, 96; nays, 1; not voting, 1.


Voting nay: Representative McDonald.

Not voting: Representative Erickson.

Substitute House Bill No. 112, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 44, by Representatives Fancher and Flanagan:

Increasing the fee that may be retained by persons issuing hunting and fishing licenses.

The bill was read the third time and placed on final passage.

Ms. Fancher spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 44, and the bill passed the House by the following vote: Yeas, 94; nays, 3; not voting, 1.


Voting nay: Representatives Eng, Garrett, Jovanovich.

Not voting: Representative Erickson.

House Bill No. 44, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.
HOUSE BILL NO. 69, by Representatives Warnke and Polk (by Legislative Budget Committee request):

Repealing sections authorizing forest tree nursery at Washington State University.

The bill was read the third time and placed on final passage.

Representatives Warnke and Teutsch spoke in favor of the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 69, and the bill passed the House by the following vote: Yeas, 96; nays, 0; not voting, 2.


- Not voting: Representatives Erickson, Granlund.

House Bill No. 69, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE HOUSE BILL NO. 99, by Committee on Judiciary (Originally sponsored by Representative Tilly):

Modifying the procedure for the selection of prospective jurors.

The bill was read the third time and placed on final passage.

Mr. Tilly spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 99, and the bill passed the House by the following vote: Yeas, 94; nays, 1; not voting, 3.


- Voting nay: Representative Keller.

- Not voting: Representatives Erickson, Sommers, Thompson.

Substitute House Bill No. 99, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

ENGROSSED HOUSE BILL NO. 178, by Representatives Schmitten, Vrooman, Jovanovich and Mitchell:

Making available department of natural resources equipment, personnel and services to certain landowners.

The bill was read the third time and placed on final passage.

Representatives Schmitten and Vrooman spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 178, and the bill passed the House by the following vote: Yeas, 97; nays, 0; not voting, 1.

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Not voting: Representative Erickson.

Engrossed House Bill No. 178, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 127, by Representatives Walk, Taller, Burns, Sanders, Ehlers, Vrooman and Addison:

Modifying the Sunset Act of 1977.

The bill was read the third time and placed on final passage.

Mr. Walk spoke in favor of the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 127, and the bill passed the House by the following vote: Yeas, 97; nays, 0; not voting, 1.


Not voting: Representative Erickson.

House Bill No. 127, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE HOUSE BILL NO. 51, by Committee on Judicary (originally sponsored by Representative Keller):

Requiring statements on convicted persons for the parole board.

The bill was read the third time and placed on final passage.

Mr. Keller spoke in favor of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 51, and the bill passed the House by the following vote: Yeas, 96; nays, 1; not voting, 1.


Voting nay: Representative Isaacson.

Not voting: Representative Erickson.

Substitute House Bill No. 51, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE HOUSE BILL NO. 105, by Committee on Insurance (originally sponsored by Representatives Douthwaite, Sanders and Rohrbach):

Setting standards for the escrow officer's examination.

The bill was read the third time and placed on final passage.

Representatives Douthwaite and Rohrbach spoke in favor of the bill.
ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 105, and the bill passed the House by the following vote: Yeas, 96; nays, 1; not voting, 1.


Voting nay: Representative Eberle.

Not voting: Representative Erickson.

Substitute House Bill No. 105, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE JOINT MEMORIAL NO. 4, by Representatives Adams, Whiteside, Brekke, Lux, Pruitt, Haley, Wilson, Nelson (D), Barr and Burns:

Memorializing the federal government to legitimize the medical use of marijuana.

The memorial was read the third time and placed on final passage.

Representatives Adams, Mitchell, Pruitt, Haley and Deccio spoke in favor of the memorial, and Mr. Isaacson spoke against it.

ROLL CALL

The Clerk called the roll on the final passage of House Joint Memorial No. 4, and the memorial passed the House by the following vote: Yeas, 86; nays, 10; not voting, 2.


Not voting: Representatives Erickson, Newhouse.

House Joint Memorial No. 4, having received the constitutional majority, was declared passed.

STATEMENT FOR THE JOURNAL

Although I voted against this memorial to Congress, I would like to be listed as supporting the measure.

It has been brought to my attention by persons who have had considerable direct experience with the excruciating side-effects of chemotherapy that denying these people access to any drug which would temporarily alleviate their suffering is not only unjust but cruel as well. I realize how little I have understood this problem and how remote it seems; and yet I cannot be in the position of denying a means of relief to these individuals. There are situations which call for the use of drugs which society must regulate but which also should be used beneficially for those who need it. For these reasons I would like to be recorded as favoring HJM 4.

HAL ZIMMERMAN, 17th District.

MOTIONS

On motion of Mr. King, HOUSE BILL NO. 88 was rereferred from Committee on Appropriations to Committee on Rules.

On motion of Mr. King, HOUSE BILL NO. 377 was rereferred from Committee on Judiciary to Committee on Local Government.

On motion of Mr. King, HOUSE BILL NO. 565 was rereferred from Committee on Appropriations to Committee on Parks and Recreation.
On motion of Mr. King, HOUSE BILL NO. 657 was rereferred from Committee on Commerce to Committee on Financial Institutions.

MOTION

On motion of Mr. King, the House adjourned until 11:00 a.m., Monday, February 5, 1979.

JOHN BAGNARIOL, Speaker
DUANE BERENTSON, Speaker

DEAN R. FOSTER, Chief Clerk
VITO T. CHIECHI, Chief Clerk
The House was called to order at 11:00 a.m. by the Speaker (Mr. Amen presiding). The Clerk called the roll and all members were present except Representatives Ehlers, Polk and Smith (R), who were excused.

The flag was escorted to the rostrum by a Sergeant at Arms Color Guard, Pages Carol Penovich and Michael Larsen. Prayer was offered by The Reverend Kurt Hardenbrook of the First Christian Church of Shelton.

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

MESSAGE FROM THE SENATE

February 2, 1979

Mr. Speaker:
The Senate has passed:

SENATE BILL NO. 2066,
SENATE BILL NO. 2078,

and the same are herewith transmitted.

Bill Gleason, Assistant Secretary.

INTRODUCTIONS AND FIRST READING

HOUSE BILL NO. 778, by Representatives Kreidler, Fancher, Clayton and Scott:

AN ACT Relating to agricultural cooperative associations; and amending section 22, chapter 115, Laws of 1921 and RCW 24.32.300.

To Committee on Agriculture

HOUSE BILL NO. 779, by Representative Tupper (by Insurance Commissioner request):

AN ACT Relating to insurance; and amending section .02.06, chapter 79, Laws of 1947 and RCW 48.02- .060.

To Committee on Insurance

HOUSE BILL NO. 780, by Representatives Fancher, Hastings and Fuller:

AN ACT Relating to controlled substances; and amending section 69.50.401, chapter 308, Laws of 1971 ex. sess. as amended by section 1, chapter 253, Laws of 1969 ex. sess. and RCW 75.28.280; amending section 4, chapter 253, Laws of 1969 ex. sess. and RCW 75.28.287; adding new sections to chapter 75.28 RCW; adding a new section to chapter 79.01 RCW; and prescribing penalties.

To Committee on Judiciary

HOUSE BILL NO. 781, by Representatives Smith (R) and Craswell (by Department of Natural Resources request):

AN ACT Relating to shellfish; amending section 3, chapter 37, Laws of 1969 ex. sess. and RCW 5.32.021; amending section 3, chapter 253, Laws of 1969 ex. sess. and RCW 75.28.087; amending section 4, chapter 253, Laws of 1969 ex. sess. and RCW 75.28.088; amending section 4, chapter 253, Laws of 1969 ex. sess. and RCW 75.28.287; adding new sections to chapter 75.28 RCW; and prescribing penalties.

To Committee on Natural Resources

HOUSE BILL NO. 782, by Representatives Douthwaite, Taller and McDonald (by Department of Retirement Systems request):

AN ACT Relating to retirement benefits; amending section 4, chapter 37, Laws of 1973 2nd ex. sess. and RCW 43.130.040; repealing section 15, chapter 267, Laws of 1971 ex. sess., section 1, chapter 119, Laws of 1971 1st ex. sess. and RCW 2.10.150; and repealing section 16, chapter 267, Laws of 1971 ex. sess. and RCW 2.10.160.

To Committee on Appropriations
TWENTY-NINTH DAY, FEBRUARY 5, 1979

HOUSE BILL NO. 783, by Representatives Douthwaite, McDonald and Taller (by Department of Retirement Systems request):

AN ACT Relating to the state patrol; amending section 43.43.020, chapter 8, Laws of 1965 as amended by section 1, chapter 80, Laws of 1973 1st ex. sess. and RCW 43.43.020; amending section 43.43.120, chapter 8, Laws of 1965 as last amended by section 1, chapter 180, Laws of 1973 1st ex. sess. and RCW 43.43.120; and amending section 43.43.130, chapter 8, Laws of 1965 and RCW 43.43.130.

To Committee on Appropriations

HOUSE BILL NO. 784, by Representatives Taller, Douthwaite and McDonald (by Department of Retirement Systems request):


To Committee on Appropriations

HOUSE BILL NO. 785, by Representatives McDonald, Taller and Douthwaite (by Department of Retirement Systems request):

AN ACT Relating to retirement; amending section 5, chapter 209, Laws of 1969 ex. sess. as last amended by section 2, chapter 120, Laws of 1974 ex. sess. and RCW 41.26.050; amending section 10, chapter 80, Laws of 1947 as amended by section 3, chapter 150, Laws of 1969 ex. sess. and RCW 41.32.100; and amending section 17, chapter 80, Laws of 1947 as amended by section 4, chapter 274, Laws of 1955 and RCW 41.32.170.

To Committee on Appropriations

HOUSE BILL NO. 786, by Representatives O'Brien, Taller, Heck, Chandler, Nelson (G.A.), Kreidler, Hughes, Teutsch, Gruger and Bauer (by Washington State Arts Commission request):

AN ACT Relating to the support of state and local government; providing for the planning, acquisition, construction, remodeling, equipping, improvement, restoration, and redevelopment of state-wide visual and performing arts and museum facilities including grants therefor; providing for the financing thereof by the issuance of bonds and anticipation notes; authorizing certain charges against state agencies, occupants, or users of these facilities; and adding a new chapter to Title 43 RCW.

To Committee on Appropriations

HOUSE BILL NO. 787, by Representatives Winsley and Eng:

To Committee on Financial Institutions

HOUSE BILL NO. 788, by Representatives Winsley, Eng, Kreidler, Knowles, Newhouse and Blair:

AN ACT Relating to financial institutions; and amending section 30.28.010, chapter 33, Laws of 1955 and RCW 30.28.010.

To Committee on Financial Institutions

HOUSE BILL NO. 789, by Representatives Sommers, Newhouse, Erickson, Flanagan, North, Clayton, Rohrbach, Smith (C), Gruger and Barnes:

AN ACT Relating to revenue and taxation; amending section 4, chapter 94, Laws of 1970 ex. sess. and RCW 82.14.030; adding new sections to chapter 15, Laws of 1961 and to chapter 82.12 RCW; creating new sections; and prescribing an effective date.

To Committee on Revenue

HOUSE BILL NO. 790, by Representative Tupper (by Insurance Commissioner request):


To Committee on Insurance

HOUSE BILL NO. 791, by Representatives Taller, Douthwaite and McDonald (by Department of Retirement Systems request):


To Committee on Appropriations

HOUSE BILL NO. 792, by Representatives Warnke, Greengo, Owen, Walk, Oliver, Addison, Sanders, May, Salatino, Struthers, Fuller, Gallagher, McGinnis and Taylor:


To Committee on Commerce

HOUSE BILL NO. 793, by Representatives Douthwaite, Rohrbach, Erak, Houchen and Maxie (by Department of General Administration request):

TWENTY-NINTH DAY, FEBRUARY 5, 1979

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To Committee on State Government

HOUSE BILL NO. 794, by Representatives Zimmerman and Charnley:
AN ACT Relating to controls over the division of land; and adding a new section to chapter 58.17 RCW.

To Committee on Local Government

HOUSE BILL NO. 795, by Representatives Eng, Winsley, Burns and Douthwaite:
AN ACT Relating to charitable gift annuities; amending section .23.01, chapter 79, Laws of 1947 and RCW 48.23.010; amending section 60, chapter 282, Laws of 1959 and RCW 21.20.005; amending section 1, chapter ... (HB 342), Laws of 1979 and RCW 21.20.310; and adding new sections to chapter 28B.10 RCW.

To Committee on Higher Education

HOUSE BILL NO. 796, by Representatives O'Brien, Valle and Erak:
AN ACT Relating to local government; adding a new section to chapter 35.21 RCW; and creating a new section.

To Committee on Local Government

HOUSE BILL NO. 797, by Representatives Valle, Vrooman, Tupper, Nelson (D), Galloway, Gruger and Charnley:
AN ACT Relating to education; adding new sections to chapter 223, Laws of 1969 ex. sess. and to chapter 28A.41 RCW; creating new sections; and making an appropriation.

To Committee on Education
HOUSE BILL NO. 798, by Representatives Patterson, Douthwaite, Blair, Warnke, McGinnis, Burns, Greengo and Smith (C):

AN ACT Relating to the retirement plans of certain institutions of higher education; adding new sections to chapter 223, Laws of 1969 ex. sess. and to chapter 28B.10 RCW; and providing an effective date.

To Committee on Appropriations

HOUSE BILL NO. 799, by Representatives Taller and Ehlers (by Department of Social and Health Services request):

AN ACT Relating to the department of social and health services; and amending section 8, chapter 18, Laws of 1970 ex. sess. and RCW 41.06.076.

To Committee on State Government

HOUSE BILL NO. 800, by Representatives Bauer, Monohon and Lux:

AN ACT Relating to credit unions; amending section 11, chapter 193, Laws of 1969 ex. sess. and RCW 39.58.110; amending section 3, chapter 80, Laws of 1975 1st ex. sess. and RCW 31.12A.010; creating new sections; and adding a new section to chapter 31.12 RCW.

To Committee on Financial Institutions

HOUSE BILL NO. 801, by Representatives Martinis and Wilson (by Planning and Community Affairs Agency request):

AN ACT Relating to the planning and community affairs agency; amending section 4, chapter 85, Laws of 1967 ex. sess. and RCW 47.39.040; amending section 8, chapter 5, Laws of 1973 1st ex. sess. and RCW 70.39.070; and repealing section 28, chapter 271, Laws of 1969 ex. sess. and RCW 58.17.270.

To Committee on Transportation

HOUSE BILL NO. 802, by Representatives Knowles, Newhouse, Winsley, Lux and Deccio:

AN ACT Relating to securities regulation; and amending section 6, chapter 171, Laws of 1973 1st ex. sess. and RCW 21.20.705.

To Committee on Judiciary

HOUSE BILL NO. 803, by Representatives Winsley, Hurley and Knowles (by Department of General Administration request):


To Committee on Financial Institutions

HOUSE BILL NO. 804, by Representatives Charnley, Douthwaite, Burns and Maxie (by Executive request):

AN ACT Relating to handicapped accessibility, including authorization of the issuance of general obligation bonds to finance proper facilities therefor; providing for the financing of capital modifications to assure that no qualified handicapped person is denied the benefit of or participation in state programs or activities receiving federal financial assistance from the Department of Health, Education, and Welfare on the basis of handicap; creating new sections; and declaring an emergency.

To Committee on Appropriations

HOUSE BILL NO. 805, by Representatives Chandler and Taylor (by Secretary of State request):

AN ACT Relating to voter lists; repealing section 2, chapter 46, Laws of 1975—76 2nd ex. sess. and RCW 29.04.150; and repealing section 3, chapter 46, Laws of 1975—76 2nd ex. sess., section 1, chapter 226, Laws of 1977 ex. sess. and RCW 29.04.160.

To Committee on Constitution, Elections and Governmental Ethics

HOUSE BILL NO. 806, by Representatives Winsley, Hurley and Knowles (by Department of General Administration request):

AN ACT Relating to mutual savings banks; amending section 32.16.090, chapter 13, Laws of 1955 and RCW 32.16.090; adding new sections to chapter 32.04 RCW; adding new sections to chapter 32.16 RCW; and prescribing penalties.

To Committee on Financial Institutions
TWENTY-NINTH DAY, FEBRUARY 5, 1979

HOUSE BILL NO. 807, by Representatives Thompson and Blair (by Deferred Compensation Committee request):

AN ACT Relating to the investment of moneys in the deferred compensation revolving fund; and amending section 1, chapter 274, Laws of 1975 1st ex. sess. as amended by section 84, chapter 34, Laws of 1975-'76 2nd ex. sess. and RCW 41.04.260.

To Committee on Appropriations

HOUSE BILL NO. 808, by Representatives Winsley, Hurley and Knowles (by Department of General Administration request):


To Committee on Financial Institutions

HOUSE BILL NO. 809, by Representatives Douthwaite, Dunlap, Gruger, Craswell, Burns, Taller, Sanders and Addison:

AN ACT Relating to initiative and referendum petitions; and amending section 29.79.080, chapter 9, Laws of 1965 as amended by section 4, chapter 118, Laws of 1973 1st ex. sess. and RCW 29.79.080.

To Committee on Constitution, Elections and Governmental Ethics

HOUSE BILL NO. 810, by Representatives Barr, Sommers, Craswell, Thompson and Fuller:

AN ACT Relating to timber and forest lands; amending section 12, chapter 294, Laws of 1971 ex. sess. as last amended by section 5, chapter 187, Laws of 1974 ex. sess. and RCW 84.33.120; and amending section 14, chapter 294, Laws of 1971 ex. sess. as last amended by section 7, chapter 187, Laws of 1974 ex. sess. and RCW 84.33.140.

To Committee on Revenue

HOUSE BILL NO. 811, by Representative Smith (R):

AN ACT Relating to revenue and taxation; and amending section 28A.45.050, chapter 223, Laws of 1969 ex. sess. as last amended by section 13, chapter 359, Laws of 1977 ex. sess. and RCW 28A.45.050.

To Committee on Revenue

HOUSE BILL NO. 812, by Representatives Charnley, Dawson, Martinis and Van Dyken:

AN ACT Relating to water transportation; adding a new chapter to Title 88 RCW; prescribing penalties; repealing section 84.36.090, chapter 15, Laws of 1961 and RCW 84.36.090; repealing section 8, chapter 200, Laws of 1907 and RCW 88.04.090; repealing section 9, chapter 200, Laws of 1907 and RCW 88.04.100; repealing section 15, chapter 200, Laws of 1907 and RCW 88.04.180; repealing section 11, chapter 200, Laws of 1907 and RCW 88.04.190; repealing section 25, chapter 200, Laws of 1907 and RCW 88.04.280; repealing section 1, chapter 72, Laws of 1933 and RCW 88.12.010; repealing section 2, chapter 72, Laws of 1933 and RCW 88.12.020; repealing section 3, chapter 72, Laws of 1933 and RCW 88.12.030; repealing section 4, chapter 72, Laws of 1933 and RCW 88.12.040; repealing section 5, chapter 72, Laws of 1933 and RCW 88.12.050; repealing section 6, chapter 72, Laws of 1933 and RCW 88.12.060; declaring an emergency; and providing effective dates.

To Committee on Transportation

HOUSE BILL NO. 813, by Representatives Vrooman, Wilson, Owen, Mitchell, Erak, Monohon, Houchen, Nisbet and Heck:

AN ACT Relating to the export of western red cedar from state public lands; adding a new chapter to Title 79 RCW; prescribing penalties; and declaring an emergency.

HOUSE BILL NO. 814, by Representatives Charnley, Wilson, Valle and Jovanovich:

AN ACT Relating to motor vehicles; amending section 68, chapter 155, Laws of 1965 ex. sess. and RCW 46.61.600; and prescribing penalties.

To Committee on Transportation

HOUSE BILL NO. 815, by Representatives Kreidler, Adams, Whiteside, Mitchell, Pruitt, Brekke, Lux, Burns, Winsley, Charnley, Galloway, Sherman and Scott:

AN ACT Relating to prescription drugs; amending section 2, chapter 352, Laws of 1977 ex. sess. and RCW 69.41.110; amending section 3, chapter 352, Laws of 1977 ex. sess. and RCW 69.41.120; amending section 4, chapter 352, Laws of 1977 ex. sess. and RCW 69.41.130; amending section 5, chapter 352, Laws of 1977 ex. sess. and RCW 69.41.140; amending section 6, chapter 352, Laws of 1977 ex. sess.
and RCW 69.41.150; amending section 7, chapter 352, Laws of 1977 ex. sess. and RCW 69.41.160; and amending section 9, chapter 352, Laws of 1977 ex. sess. and RCW 69.41.180.

To Committee on Social and Health Services

HOUSE BILL NO. 816, by Representatives Deccio, King, Gallagher, Patterson, Bond, Fuller, Salatino, Owen, McGinnis, Sanders and Scott:

AN ACT Relating to alcoholic beverages; amending section 3, chapter 62, Laws of 1933 ex. sess. as last amended by section 13, chapter 21, Laws of 1969 ex. sess. and RCW 66.04.010; and adding a new section to chapter 66.08 RCW.

To Committee on Commerce

HOUSE BILL NO. 817, by Representatives North, Nelson (G.A.), Taller, Sprague and Salatino:

AN ACT Relating to animal shelters; and adding a new section to chapter 18.92 RCW.

To Committee on Local Government

HOUSE BILL NO. 818, by Representatives Bond, Nelson (D), Sanders, Addison, Flanagan, Hastings, Brown, Craswell, Granlund, McGinnis, Fuller and Tilly:

AN ACT Relating to revenue and taxation; and adding a new section to chapter 82.08 RCW.

To Committee on Revenue

HOUSE BILL NO. 819, by Representatives Bond, Nelson (D), Sanders, Addison, Flanagan, Brown, Hastings, Granlund, Greengo, Craswell and McGinnis:

AN ACT Relating to revenue and taxation; and adding a new section to chapter 82.08 RCW.

To Committee on Revenue

HOUSE BILL NO. 820, by Representatives Eberle, Martinis and Wilson:

AN ACT Relating to revenue and taxation; amending section 5, chapter 212, Laws of 1973 1st ex. sess. and RCW 84.34.037; and amending section 7, chapter 87, Laws of 1970 ex. sess. as amended by section 8, chapter 212, Laws of 1973 1st ex. sess. and RCW 84.34.070.

To Committee on Transportation

HOUSE BILL NO. 821, by Representatives Sanders, Owen, Warnke, Deccio, Fancher, Gallagher, Greengo, Walk, Nelson (D), McGinnis, Addison, Smith (C), Nisbet, Fuller, Zimmerman and Williams:

AN ACT Relating to regulation of small businesses; amending section 3, chapter 70, Laws of 1977 ex. sess. and RCW 43.31.925; and adding a new chapter to Title 19 RCW.

To Committee on Commerce

HOUSE BILL NO. 822, by Representatives Erak, Deccio, Scott, Struthers, Jovanovich, McGinnis, Walk, Sanders, Nelson (D), Patterson, Sherman, Thompson, Dunlap, Brown, Douthwaite, Galloway, Monohon, O’Brien, McCormick, Ehlers, King, Lux and Clayton:

AN ACT Relating to motor vehicle excise tax; and amending section 82.44.060, chapter 15, Laws of 1961 as last amended by section 2, chapter 54, Laws of 1975–76 2nd ex. sess. and RCW 82.44.060.

To Committee on Transportation

HOUSE BILL NO. 823, by Representatives Valle, Bender and Burns:

AN ACT Relating to geoduck clam harvesters; amending section 1, chapter 253, Laws of 1969 ex. sess. and RCW 75.24.100; adding a new section to chapter 79.01 RCW; and declaring an emergency.

To Committee on Natural Resources

HOUSE BILL NO. 824, by Representatives Zimmerman, Charnley, Nelson (D), Houchen, Nisbet and Wilson:

AN ACT Relating to public entities complying with local zoning controls; amending section 35.63.080, chapter 7, Laws of 1965 and RCW 35.63.080; amending section 36.70.520, chapter 4, Laws of 1963 and RCW 36.70.520; amending section 36.70.540, chapter 4, Laws of 1963 and RCW 36.70.540; and amending section 36.70.570, chapter 4, Laws of 1963 and RCW 36.70.570.

To Committee on Local Government
HOUSE BILL NO. 825, by Representatives Schmitten, Keller, Zimmerman and Brown:
AN ACT Relating to security forces for operating agencies; and adding new sections to chapter 43.52 RCW.
To Committee on State Government

HOUSE BILL NO. 826, by Representatives Knowles and McCormick:
AN ACT Relating to Spokane county; amending section 3, chapter 125, Laws of 1951 as last amended by section 1, chapter 311, Laws of 1977 ex. sess. and RCW 2.08.061; and providing an effective date.
To Committee on Judiciary

HOUSE BILL NO. 827, by Representative Gallagher:
AN ACT Relating to taxicabs; and amending section 1, chapter 252, Laws of 1971 ex. sess. as last amended by section 3, chapter 33, Laws of 1973 1st ex. sess. and RCW 19.100.010.
To Committee on Transportation

HOUSE BILL NO. 828, by Representatives Isaacson, McCormick and Haley:
AN ACT Relating to public utility rates; and amending section 80.04.250, chapter 14, Laws of 1961 and RCW 80.04.250.
To Committee on Energy and Utilities

HOUSE BILL NO. 829, by Representatives Haley, Kreidler, Craswell, Thompson and Smith (R):
AN ACT Relating to family court; and adding a new section to chapter 26.12 RCW.
To Committee on Local Government

HOUSE BILL NO. 830, by Representatives Galloway, Chandler, Bauer, Haley, Bender, Dunlap, Eng, Taylor, Valle, Vrooman, Nisbet, Burns, Brekke, Walk and Smith (C):
AN ACT Relating to education; providing for a Temporary Committee on Educational Policies, Structure and Management and setting out its powers and duties and providing for the expiration thereof; creating new sections; and making an appropriation.
To Committee on Education

HOUSE BILL NO. 831, by Representatives Lux, Nelson (D) and Pruitt:
AN ACT Relating to unemployment compensation coverage of agricultural employment; amending section 3, chapter 292, Laws of 1977 ex. sess. and RCW 50.04.155; declaring an emergency; and prescribing an effective date.

HOUSE BILL NO. 832, by Representatives Douthwaite and Chandler:
To Committee on Insurance

HOUSE BILL NO. 833, by Representatives North and Warnke:

To Committee on Commerce

HOUSE BILL NO. 834, by Representatives Nelson (D), Bond, Galloway, Winsley, Owen, Granlund, Kreidler, Keller and Burns:
AN ACT Relating to revenue and taxation; adding a new section to chapter 43.17 RCW; and adding a new section to chapter 43.17 RCW.

To Committee on Revenue

HOUSE BILL NO. 835, by Representatives O'Brien, McCormick, Van Dyken and Tilly:
AN ACT Relating to the motor vehicle excise tax; and amending section 82.44.010, chapter 15, Laws of 1961 as last amended by section 54, chapter 299, Laws of 1971 ex. sess. and RCW 82.44.010.

To Committee on Transportation

HOUSE BILL NO. 836, by Representatives Schmitten, Tilly and Smith (C):
AN ACT Relating to apple assessments; and amending section 15.24.090, chapter 11, Laws of 1961 as last amended by section 27, chapter 240, Laws of 1967 and RCW 15.24.090.

To Committee on Agriculture

HOUSE BILL NO. 837, by Representatives Zimmerman and Bauer (by Parks and Recreation Commission request):
AN ACT Relating to clams; adding a new chapter to Title 75 RCW; making an appropriation; and prescribing punishments.

To Committee on Natural Resources

HOUSE BILL NO. 838, by Representatives Sommers, Taller, Warnke and Zimmerman:
AN ACT Relating to the public employees' retirement system; amending section 1, chapter 68, Laws of 1970 ex. sess. as last amended by section 1, chapter 14, Laws of 1973 2nd ex. sess. and RCW 41.40-.195; and providing an effective date.

To Committee on Appropriations

HOUSE BILL NO. 839, by Representatives Sommers, McCormick, King, Ehlers, Sherman, Erak and Monohon:
AN ACT Relating to energy facilities; establishing a temporary joint energy facilities oversight committee; adding a new chapter to Title 44 RCW; providing an expiration date; and declaring an emergency.

To Committee on Energy and Utilities

HOUSE BILL NO. 840, by Representatives Nelson (D), Haley, Thompson and Lux:
AN ACT Relating to revenue and taxation; and adding a new section to chapter 43.17 RCW.

To Committee on Revenue

HOUSE BILL NO. 841, by Representatives Keller, Winsley, Vrooman and Kreidler:
AN ACT Relating to revenue and taxation; amending section 84.40.080, chapter 15, Laws of 1961 as amended by section 1, chapter 8, Laws of 1973 2nd ex. sess. and RCW 84.40.080; and amending section 2, chapter 8, Laws of 1973 2nd ex. sess. and RCW 84.40.085.

To Committee on Revenue
HOUSE BILL NO. 842, by Representatives O'Brien, McCormick, Van Dyken, Tilly and Maxie:

AN ACT Relating to the licensing of publicly owned motor vehicles including school buses; and amending section 46.16.020, chapter 12, Laws of 1961 as last amended by section 5, chapter 169, Laws of 1975 1st ex. sess. and RCW 46.16.020.

To Committee on Transportation

HOUSE BILL NO. 843, by Representatives Warnke, Newhouse, Rohrbach, McGinnis, Owen, Sanders, Clayton and Barr:

AN ACT Relating to civil causes of action; adding a new section to chapter 4.16 RCW; adding new sections to chapter 4.22 RCW; adding a new section to Title 4 RCW; and repealing section 1, chapter 138, Laws of 1973 1st ex. sess. and RCW 4.22.010.

To Committee on Judiciary

HOUSE BILL NO. 844, by Representatives Jovanovich, Lux, Scott and Bender:

AN ACT Relating to beer; and adding a new section to chapter 66.28 RCW.

To Committee on Commerce

HOUSE BILL NO. 845, by Representative Keller (by Insurance Commissioner request):


To Committee on Insurance

HOUSE BILL NO. 846, by Representatives Newhouse and Smith, R. (by Department of Revenue and Code Reviser's request):

AN ACT Relating to state government; amending section 1, chapter 286, Laws of 1957 as amended by section 20, chapter 26, Laws of 1967 ex. sess. and RCW 19.91.010; amending section 19, chapter 286, Laws of 1957 as amended by section 1, chapter 172, Laws of 1959 and RCW 19.91.190; amending section 1, chapter 165, Laws of 1975 1st ex. sess. and RCW 33.20.035; amending section 43.30.010, chapter 8, Laws of 1965 and RCW 43.30.010; amending section 43.30.120, chapter 8, Laws of 1965 and RCW 43.30.120; amending section 1, chapter 385, Laws of 1955 as amended by section 27, chapter 26, Laws of 1967 ex. sess. and RCW 63.28.070; amending section 1, chapter 140, Laws of 1953 and RCW 76.40.015; amending section 13, chapter 140, Laws of 1953 and RCW 76.40.016; amending section 82.02.010, chapter 15, Laws of 1961 as amended by section 14, chapter 26, Laws of 1967 ex. sess. and RCW 82.02.010; amending section 82.44.010, chapter 15, Laws of 1961 as last amended by section 34, chapter 299, Laws of 1971 ex. sess. and RCW 82.44.010; amending section 82.50.010, chapter 15, Laws of 1961 as last amended by section 6, chapter 22, Laws of 1977 ex. sess. and RCW 82.50.010; amending section 2, chapter 125, Laws of 1967 and RCW 82.56.020; amending section 83.01.010, chapter 15, Laws of 1961 as amended by section 15, chapter 26, Laws of 1967 ex. sess. and RCW 83.01.010; amending section 83.16.080, chapter 15, Laws of 1961 as amended by section 11, chapter 292, Laws of 1961 and RCW 83.16.080; amending section 13, chapter 292, Laws of 1961 as amended by section 149, chapter 81, Laws of 1971 and RCW 83.24.020; amending section 83.28.030, chapter 15, Laws of 1961 and RCW 83.28.030; amending section 83.28.060, chapter 15, Laws of 1961 and RCW 83.28.060; amending section 83.28.070, chapter 15, Laws of 1961 and RCW 83.28.070; amending section 15, chapter 292, Laws of 1961 and RCW 83.32.020; amending section 16, chapter 292, Laws of 1961 and RCW 83.32.030; amending section 83.32.050, chapter 15, Laws of 1961 as amended by section 150, chapter 81, Laws of 1971 and RCW 83.32.050; amending section 20, chapter 292, Laws of 1961 as amended by section 2, chapter 132, Laws of 1971 ex. sess. and RCW 83.40.020; amending section 21, chapter 292, Laws of 1961 and RCW 83.40.030; amending section 83.44.110, chapter 15, Laws of 1961 as amended by section 22, chapter 292, Laws of 1961 and RCW 83.44.110; adding new sections to chapter 84.04 RCW; repealing section 19, chapter 26, Laws of 1967 ex. sess. and RCW 11.08.005; repealing section 84.04.110, chapter 15, Laws of 1961, section 16, chapter 26, Laws of 1967 ex. sess. and RCW 84.04.110; and declaring an emergency.

To Committee on Judiciary
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HOUSE BILL NO. 847, by Representatives Smith (R) and Newhouse (by Department of
Social and Health Services and Code Reviser's Office request):
AN ACT Relating to state government; amending section 7, chapter 133, Laws of 1955 as last amended by
section 46, chapter 81, Laws of 1971 and RCW 9.95.060; amending section 13, chapter 133, Laws of
1955 as last amended by section 2, chapter 98, Laws of 1969 and RCW 9.95.120; amending section 3,
chapter 98, Laws of 1969 and RCW 9.95.121; amending section 6, chapter 98, Laws of 1969 and RCW
9.95.124; amending section 3, chapter 114, Laws of 1935 as amended by section 13, chapter 134, Laws
of 1967 and RCW 9.95.170; amending section 3, chapter 227, Laws of 1957 as amended by section IS,
chapter 134, Laws of 1967 and RCW 9.95.200; amending section 4, chapter 227, Laws of 1957 as last
amended by section I, chapter 29, Laws of 1969 and RCW 9.95.210; amending section 8, chapter 227,
Laws of 1957 as amended by section 17, chapter 134, Laws of 1967 and RCW 9.95.250; amending
section 7, chapter 114, Laws of 1935 as amended by section 14, chapter 134, Laws of 1967 and RCW
9.95.260; amending section 11.08.101, chapter 145, Laws of I 965 and RCW 11.08.101; amending section 11.08.120, chapter 145, Laws of 1965 and RCW I 1.08.120; amending section 2, chapter 175, Laws
of 1967 and RCW I 1.66.010; amending section 2, chapter 165, Laws of I 969 ex. scss. and RCW
13.06.020; amending section 3, chapter 165, Laws of 1969 ex. scss. and RCW 13.06.030; amending
section 4, chapter 165, Laws of 1969 ex. scss. and RCW 13.06.040; amending section 6, chapter 165,
Laws of 1969 ex. sess. and RCW 13.06.060; amending section I, chapter 331, Laws of 1959 and RCW
13.07.010; amending section 4, chapter 331, Laws of 1959 as amended by section 2, chapter 137, Laws
of 1965 ex. scss. and RCW 13.07.030; amending section 7, chapter 331, Laws of 1959 and RCW
13.07.050; amending section 8, chapter 331, Laws of 1959 and RCW 13.07.060; amending section
15.36.130, chapter 11, Laws of 1961 and RCW 15.36.130; amending section 15.36.425, chapter 11,
Laws of 1961 and RCW 15.36.425; amending section 15.36.550, chapter 11, Laws of 1961 and RCW
15.36.550; amending section 15.36.560, chapter 11, Laws of 1961 and RCW 15.36.560; amending section 2, chapter 253, Laws of 1957 and RCW 18.20.020; amending section 10, chapter 253, Laws of
1957 and RCW 18.20.100; amending section I, chapter 183, Laws of 1951 and RCW 18.45.010;
amending section 2, chapter 183, Laws of I 95 l and RCW i 8.45.020; amending section 46, chapter 183,
Laws of 1951 and RCW 18.45.440; amending section 47, chapter 183, Laws of 1951 and RCW 18.45.450; amending section 49, chapter 183, Laws of 1951 and RCW 18.45.470; amending section 2, chapter 168, Laws of 1951 and RCW 18.46.010; amending section 45, chapter 139, Laws of 1959 and RCW
20.01.450; amending section I, chapter 279, Laws of 1969 ex. scss. and RCW 26.04.165; amending
section 6, chapter 272, Laws of I 955 and RCW 26.40.060; amending section 28A.47 .090, chapter 223,
Laws of I 969 ex. scss. and RCW 28A.47.090; amending section 28A.47.690, chapter 223, Laws of l>l69
ex. scss. and RCW 28A.47.690; amending section 28A.47.744, chapter 223, Laws of 1969 ex. scss. and
RCW 28A.47.744; amending section 8, chapter 244, Laws of 1969 ex. scss. as amended by section 5,
chapter 56, Laws of 1974 ex. scss. and RCW 28A.47.807; amending section 35.88.080, chapter 7, Laws
of 1965 and RCW 35.88.080; amending section 35.88.090, chapter 7, Laws of 1965 and RCW 35.88.090; amending section 35A.70.070, chapter 119, Laws of 1967 ex. scss. and RCW 35A.70.070;
amending section 36.39.040, chapter 4, Laws of 1963 and RCW 36.39.040; amending section 36.62.240,
chapter 4, Laws of 1963 and RCW 36.62.240; amending section 43.19.450, chapter 8, Laws of 1965
and RCW 43.19.450; amending section 43.20.010, chapter 8, Laws of 1965 as amended by section I,
chapter 102, Laws of 1967 ex. scss. and RCW 43.20.010; amending section 2, chapter 102, Laws of
1967 ex. scss. and RCW 43.20.015; amending section 43.20.040, chapter 8, Laws of 1965 as amended
by section 8, chapter 102, Laws of 1967 ex. scss. and RCW 43.20.040; amending section 43.20.050,
chapter 8, Laws of 1965 as amended by section 9, chapter 102, Laws of 1967 ex. seas. and RCW
43.20.050; amending section 43.20.060, chapter 8, Laws of 1965 as amended by section 10, chapter 102,
Laws· of 1967 ex. scss. and RCW 43.20.060; amending section 43.20.070, chapter 8, Laws of 1965 as
amended by section I, chapter 26, Laws of 1967 and RCW 43.20.070; amending section 43.20.130,
chapter 8, Laws of 1965 and RCW 43.20.130; amending section 3, chapter I 02, Laws of I 967 ex. scss.
and·RCW 43.20.150; amending section 4, chapter 102, Laws of 1967 ex. scss. and RCW 43.20.160;
amending section S, chapter 102, Laws of 1967 ex. scss. and RCW 43.20. I 70; amending section 6,
ch~ter 102, Laws of 1967 ex. scss. and RCW 43.20.180; amending section 7, chapter 102, Laws of
1967 ex. scss. and RCW 43.20.190; amending section 43.20.140, chapter 8, Laws of 1965 and RCW
43.20.140; amending section 14, chapter 102, Laws of 1967 ex. sess. and RCW 43.20.210; amending
section I, chapter 18, Laws of 1970 ex. scss. and RCW 43.20A.OIO; amending section 2, chapter 18,
and RCW 43.20A.030; amending section 5, chapter 18, Laws of 1970 ex. scss. and RCW 43.20A.OSO;
amending section 6, chapter 18, Laws of 1970 ex. scss. and RCW 43.20A.060; amending section 42,
chapter 18, Laws of 1970 ex. scss. and RCW 43.20A.310; amending section 66, chapter 18, Laws of
1970 ex. scss. and RCW 43.20A.550; amending section 14, chapter 62, Laws of 1970 ex. scss. and
RCW 43.21A.140; amending section 17, chapter 62, Laws of 1970 ex. scss. and RCW 43.21A.170;
amending section I, chapter 111, Laws of I 963 as amended by section 3, chapter I 35, Laws of I 967 ex.
scss. and RCW 57.08.065; amending section I, chapter 144, Laws of 1955 and RCW 69.30.010;
amending section 8, chapter 144, Laws of 1955 and RCW 69.30.080; amending section 9, chapter 144,
Laws of 1955 and RCW 69.30.090; amending section 10, chapter 144, Laws of 1955 and RCW 69.30.100; amending section 11, chapter 144, Laws of 1955 and RCW 69.30.110; amending section 2, chapter 114, Laws of 1969 ex. scss. and RCW 70.05.051; amending section 3, chapter 114, Laws of 1969 ex.
scss. and RCW 70.05.053; amending section 4, chapter I 14, Laws of 1969 ex. scss. and RCW 70.05.054; amending section 5, chapter 114, Laws of 1969 ex. scss. and RCW 70.05.055; amending section


To Committee on Judiciary
amending section 2, chapter 239, Laws of 1975 1st ex. sess. and RCW 43.41.050; amending section 4, chapter 239, Laws of 1969 ex. sess. and RCW 43.41.060; amending section 6, chapter 239, Laws of 1969 ex. sess. and RCW 43.41.080; amending section 8, chapter 239, Laws of 1969 ex. sess. and RCW 43.41.100; amending section 5, chapter 128, Laws of 1977 ex. sess. and RCW 43.41.102; amending section 10, chapter 144, Laws of 1977 ex. sess. and RCW 43.41.104; amending section 11, chapter 146, Laws of 1977 ex. sess. and RCW 43.41.106; amending section 5, chapter 167, Laws of 1975 1st ex. sess. and RCW 43.41.130; amending section 15, chapter 167, Laws of 1975 1st ex. sess. and RCW 43.41.140; amending section 13, chapter 239, Laws of 1969 ex. sess. and RCW 43.41.900; amending section 14, chapter 239, Laws of 1969 ex. sess. and RCW 43.41.910; amending section 15, chapter 239, Laws of 1969 ex. sess. and RCW 43.41.920; amending section 16, chapter 239, Laws of 1969 ex. sess. and RCW 43.41.930; amending section 17, chapter 195, Laws of 1977 ex. sess. and RCW 43.51A.040; amending section 10, chapter 115, Laws of 1975-76 2nd ex. sess. and RCW 43.60A.901; amending section 12, chapter 115, Laws of 1975-76 2nd ex. sess. and RCW 43.60A.903; amending section 43.62.010, chapter 8, Laws of 1965 as last amended by section 61, chapter 75, Laws of 1977 and RCW 43.62.030; amending section 43.62.040, chapter 8, Laws of 1965 as amended by section 25, chapter 278, Laws of 1975 1st ex. sess. and RCW 43.62.040; amending section 43.62.050, chapter 8, Laws of 1965 as last amended by section 62, chapter 75, Laws of 1977 and RCW 43.62.050; amending section 7, chapter 74, Laws of 1967 as amended by section 28, chapter 151, Laws of 1977 ex. sess. and RCW 43.63A.070;

To Committee on Judiciary

HOUSE BILL NO. 849, by Representatives Newhouse, Smith (R) and Maxie (by Department of Licensing and Code Reviser's Office request):


To Committee on Judiciary

HOUSE BILL NO. 850, by Representative Dawson:

AN ACT Relating to transportation; creating new sections; and making an appropriation.

To Committee on Transportation

HOUSE BILL NO. 851, by Representatives Nelson (D), Burns, Maxie and Bender:

AN ACT Relating to revenue and taxation; adding a new chapter to Title 74 RCW; creating a new section; and prescribing penalties.

To Committee on Appropriations
HOUSE JOINT MEMORIAL NO. 8, by Representatives O'Brien, Lux and Eng:

Requesting Congress and the President to urge the extension of the German statute of limitations on Nazi war criminals.

To Committee on Judiciary

HOUSE JOINT RESOLUTION NO. 25, by Representatives Polk, King, Erickson, Oliver, Isaacson and Tupper:

Relating to redistricting.

To Committee on Rules

SENATE BILL NO. 2066, by Senator Henry, Wanamaker and Conner (by Department of Licensing request):

Making various changes in the taxation of travel trailers and campers.

To Committee on Transportation

SENATE BILL NO. 2078, by Senator von Reichbauer (by Washington State Patrol request):

Increasing the fee required for release of accident records.

To Committee on Transportation

MOTIONS

On motion of Mr. Dunlap, all bills, memorials and resolutions listed on today's agenda under the fourth order of business were considered first reading and passed to the committees designated with the exception of House Bill No. 795 and House Bill No. 851.

On motion of Mr. Dunlap, HOUSE BILL NO. 795 was referred to Committee on Financial Institutions.

On motion of Mr. Dunlap, HOUSE BILL NO. 851 was referred to Committee on Social and Health Services.

On motion of Mr. Dunlap, the Chief Clerks' Office was instructed not to print House Bill No. 846, House Bill No. 847, House Bill No. 848 and House Bill No. 849.

REPORTS OF STANDING COMMITTEES

January 31, 1979

HOUSE BILL NO. 21, Prime Sponsor: Representative Taller, creating more opportunities for part-time state employment. Reported by Committee on State Government.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Ehlers, Executive Chairman; Taller, Co-Chairman; Burns, Fancher, Greengo, Haley, Jovanovich, McGinnis, O'Brien, Walk, Williams.

HOUSE BILL NO. 27, Prime Sponsor: Representative Valle, establishing the style of signs and penalties for not posting "no smoking" signs. Reported by Committee on Ecology.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Valle, Executive Chairwoman, Brekke, Isaacson, Nisbet, Pruitt, Sanders, Smith (C).

February 1, 1979

HOUSE BILL NO. 87, Prime Sponsor: Representative Clayton, regulating agricultural commodity warehouses. Reported by Committee on Agriculture.

MAJORITY recommendation: Do pass with the following amendments:

On page 2, line 7 strike "public" and insert "((public)) subterminal"

On page 2, line 7 strike "station," and insert "((station;))"

On page 3, line 23 strike "between a public warehouse and a terminal warehouse and"

On page 3, line 25 after "producers" insert "and where the commodities are accumulated prior to shipment to a terminal warehouse"

Signed by Representatives Kreidler, Executive Chairman; Fancher, Co-Chairwoman; Amen, Becker, Clayton, Erak, Hastings, Heck, Scott, Van Dyken.
February 1, 1979

HOUSE BILL NO. 131, Prime Sponsor: Representative Warnke, providing for board members after the merger of special purpose districts. Reported by Committee on Local Government.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Zimmerman, Co-Chairman; Brown, Garrett, North, Rohrbach, Rosbach, Schmitten, Teutsch, Van Dyken, Whiteside.

February 1, 1979

HOUSE BILL NO. 132, Prime Sponsor: Representative Warnke, permitting the board to designate a treasurer in special purpose districts. Reported by Committee on Local Government.

MAJORITY recommendation: Do pass. Signed by Representatives Chandler, Co-Chairman; Zimmerman, Co-Chairman; Brekke, Garrett, North, Rohrbach, Rosbach, Van Dyken.

February 2, 1979

HOUSE BILL NO. 135, Prime Sponsor: Representative Warnke, providing travel allowances and increasing the compensation for the commissioners of special purpose districts. Reported by Committee on Local Government.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Charnley, Co-Chairman; Zimmerman, Co-Chairman; Brekke, Brown, Garrett, North, Rohrbach, Rosbach, Schmitten, Teutsch, Van Dyken, Whiteside.

January 31, 1979

HOUSE BILL NO. 163, Prime Sponsor: Representative North, adding lay member to the veterinary board of governors. Reported by Committee on State Government.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Ehlers, Executive Chairman; Taller, Co-Chairman; Addison, Burns, Fancker, Greengo, Haley, Jovanovich, McGinnis, O'Brien, Pruitt, Walk, Williams.

February 1, 1979

HOUSE BILL NO. 247, Prime Sponsor: Representative Kreidler, revising laws relating to agricultural products. Reported by Committee on Agriculture.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Kreidler, Executive Chairman; Fancker, Co-Chairwoman; Amen, Becker, Clayton, Erak, Hastings, Heck, Scott, Van Dyken.

January 30, 1979

HOUSE BILL NO. 257, Prime Sponsor: Representative Hurley, reorganizing and renaming the interagency committee for outdoor recreation. Reported by Committee on Parks and Recreation.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Hurley, Executive Chairwoman; Fuller, Co-Chairman; Brown, North, Sprague.

February 1, 1979

HOUSE BILL NO. 279, Prime Sponsor: Representative Newhouse, excluding small civil claims from the court of appeals. Reported by Committee on Judiciary.

MAJORITY recommendation: Do pass with the following amendment:

On page 2, line 17 beginning with "When" strike everything down to and including "appeals" on line 21 and insert "(When the court acquires jurisdiction of any cause and makes a disposition thereof, there shall be a right of appeal to the supreme court when the court reverses a judgment or order of the superior court by less than a unanimous decision. In all other cases;)

Signed by Representatives Newhouse, Executive Chairman; Smith (R), Co-Chairman; Chandler, Knowles, Sherman, Thompson, Tilly, Winsley.

January 30, 1979

HOUSE BILL NO. 328, Prime Sponsor: Representative Haley, revising the law relating to energy facility site locations. Reported by Committee on Energy and Utilities.
MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Haley, Co-Chairman; McCormick, Co-Chairwoman; Bond, Charnley, Grimm, Isaacson, Martinis, Monohon, Nelson (D), Nisbet, Scott, Sherman, Sprague, Tupper, Williams, Wilson.

January 30, 1979

HOUSE BILL NO. 385, Prime Sponsor: Representative Valle, establishing no smoking areas in public places and means for enforcement. Reported by Committee on Ecology.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Valle, Executive Chairwoman; Brekke, Douthwaite, Galloway, Isaacson, Pruitt, Sanders.

February 1, 1979

HOUSE BILL NO. 455, Prime Sponsor: Representative McGinnis, eliminating laws regulating employee welfare trust funds. Reported by Committee on Insurance.

MAJORITY recommendation: Do pass. Signed by Representatives Rohrbach, Executive Chairman; Douthwaite, Co-Chairman; Adams, Dawson, Erak, Garrett, Houchen, Maxie, McDonald, McGinnis, Zimmerman.

January 29, 1979

HOUSE BILL NO. 546, Prime Sponsor: Representative Rohrbach, revising the billing for the expenses of examiners for insurers. Reported by Committee on Insurance.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Rohrbach, Executive Chairman; Adams, Dawson, Erak, Maxie, McGinnis, Zimmerman.

February 2, 1979

HOUSE BILL NO. 576, Prime Sponsor: Representative Scott, revising laws regulating apprenticeships. Reported by Committee on Labor.

MAJORITY recommendation: Do pass. Signed by Representatives Clayton, Co-Chairman; Lux, Co-Chairman; Dunlap, Fancher, Flanagan, Jovanovich, King, Monohon, Scott, Smith (C).

February 2, 1979

HOUSE BILL NO. 672, Prime Sponsor: Representative Clayton, extending life of the Buena camp migrant housing facility, authorizing prescribed rental fees, and making an appropriation therefor. Reported by Committee on Labor.

MAJORITY recommendation: Do pass with the following amendments:
On page 1, after line 29 add a new section as follows:

*NEW SECTION. Sec. 3. There is appropriated to the employment security department from the general fund for the biennium ending June 30, 1979, the sum of forty thousand five hundred fifteen dollars, or so much thereof as may be necessary, to carry out the purposes of this 1979 act: PROVIDED, That no more than twenty-nine thousand four hundred dollars may be used for capital improvements.*

Renumber the remaining sections consecutively.

On page 1, line 7 of the title after "making" strike "an appropriation" and insert "appropriations"

Signed by Representatives Clayton, Co-Chairman; Lux, Co-Chairman; Dunlap, Fancher, Flanagan, Jovanovich, King, Monohon, Scott, Smith (C).

MOTIONS

On motion of Mr. Dunlap, all bills listed on today's agenda under the fifth order of business were passed to the Committee on Rules for second reading, with the exception of House Bill No. 21 and House Bill No. 672.

On motion of Mr. Dunlap, HOUSE BILL NO. 21 and HOUSE BILL NO. 672 were rereferred to Committee on Appropriations.

SECOND READING

HOUSE BILL NO. 226, by Representatives Heck, Thompson, Grimm, Barnes, Galloway, Bauer, Zimmerman, Burns and Williams:

Authorizing certain reciprocity tuition and fee waivers with the state of Oregon.

The bill was read the second time.
Committee on Higher Education recommendation: Majority, do pass as amended. (For amendments, see Journal, 22nd Day, January 29, 1979.)

On motion of Mr. Grimm, the committee amendments were adopted.

House Bill No. 226 was ordered engrossed and passed to Committee on Rules for third reading.

HOUSE BILL NO. 16, by Representatives Whiteside, Winsley, Van Dyken, Isaacson, Fuller and Barnes:

Authorizing local governments to administer senior citizen programs.

The bill was read the second time.

On motion of Mr. Zimmerman, Substitute House Bill No. 16 was substituted for House Bill No. 16, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 16 was read the second time and passed to Committee on Rules for third reading.

HOUSE BILL NO. 56, by Representatives Charnley, Whiteside, Zimmerman, Rohrbach, North, Owen, Sanders, Fuller, Flanagan, Knowles, Smith (C), Nisbet and Amen (by Committee on Local Government of the 45th Legislature request):

Authorizing local governments to enter program for self-insurance, risk management and joint insurance.

The bill was read the second time.

On motion of Mr. Charnley, Substitute House Bill No. 56 was substituted for House Bill No. 56, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 56 was read the second time and passed to Committee on Rules for third reading.

HOUSE BILL NO. 76, by Representatives Charnley, Zimmerman, Garrett, Keller and Brekke (by Committee on Local Government of the 45th Legislature request):

Clarifying grant of home rule power to local governments.

The bill was read the second time.

On motion of Mr. Charnley, Substitute House Bill No. 76 was substituted for House Bill No. 76, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 76 was read the second time and passed to Committee on Rules for third reading.

HOUSE BILL NO. 171, by Representative Schmitten:

Establishing a minimum fine for molesting food fish and shellfish.

The bill was read the second time.

On motion of Mr. Newhouse, Substitute House Bill No. 171 was substituted for House Bill No. 171, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 171 was read the second time and passed to Committee on Rules for third reading.

HOUSE BILL NO. 186, by Representatives Schmitten, Keller, Vrooman, Addison, Fuller and Teutsch:

Eliminating report filing for shippers of Christmas trees sold out of state.

The bill was read the second time.

On motion of Mr. Schmitten, Substitute House Bill No. 186 was substituted for House Bill No. 186, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 186 was read the second time and passed to Committee on Rules for third reading.
HOUSE BILL NO. 115, by Representatives Vrooman, North and Fuller (by Committee on Local Government of the 45th Legislature request):
Authorizing private construction and improvement of county roads.
The bill was read the second time and passed to Committee on Rules for third reading.

HOUSE BILL NO. 168, by Representatives Warnke, Struthers, Salatino, Sanders, Fuller, Addison, Greengo and Maxie (by Legislative Committee on Commerce request):
Excluding babysitting referral services from the definition of employment agency.
The bill was read the second time.
Committee on Commerce recommendation: Majority, do pass as amended. (For amendment, see Journal, 24th Day, January 31, 1979.) Minority, do not pass.
On motion of Mr. Warnke, the committee amendment was adopted.
House Bill No. 168 was ordered engrossed and passed to Committee on Rules for third reading.

HOUSE BILL NO. 183, by Representatives Schmitten and Vrooman:
Changing procedures used by the department of natural resources in sales and exchanges.
The bill was read the second time and passed to Committee on Rules for third reading.

HOUSE BILL NO. 188, by Representatives Martinis, Schmitten, Vrooman, Mitchell and Wilson:
Requiring selective removal of snags.
The bill was read the second time.
On motion of Mr. Schmitten, Substitute House Bill No. 188 was substituted for House Bill No. 188, and the substitute bill was placed on the calendar for second reading.
Substitute House Bill No. 188 was read the second time and passed to Committee on Rules for third reading.

HOUSE BILL NO. 229, by Representatives Kreidler, Fancher, Erak, Amen and Clayton (by Department of Agriculture request):
Revising laws relating to public livestock markets.
The bill was read the second time and passed to Committee on Rules for third reading.

HOUSE BILL NO. 278, by Representatives Warnke, Sanders and Addison:
Allowing optometrists, physicians and psychologists to form one professional service corporation.
The bill was read the second time and passed to Committee on Rules for third reading.

THIRD READING

SUBSTITUTE HOUSE BILL NO. 264, by Committee on Social and Health Services (Originally sponsored by Representatives Adams, Haley, May, Kreidler, Tupper, Lux, Teutsch, Whiteside, Schmitten, Mitchell, Gruger, Pruitt, Barr, Brekke, Sherman, Granlund, Salatino, Knowles, Sanders and Galloway):
Defining the patient's right to withhold or withdraw life-sustaining medical procedures in terminal illnesses.
The bill was read the third time and placed on final passage.
Representatives Adams, Pruitt and Haley spoke in favor of passage of the bill, and Representatives Greengo and Hurley spoke against it.

ROLL CALL
The Clerk called the roll on the final passage of Substitute House Bill No. 264, and the bill passed the House by the following vote: Yeas, 67; nays, 28; not voting, 3.
TWENTY- NINTH DAY, FEBRUARY 5, 1979


Not voting: Representatives Ehlers, Folk, Smith R.

Substitute House Bill No. 264, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

On motion of Mr. Deccio, the House adjourned until 11:00 a.m., Wednesday, February 7, 1979.

JOHN BAGNARIOL, Speaker
DUANE BERENTSON, Speaker

DEAN R. FOSTER, Chief Clerk
VITO T. CHIECHI, Chief Clerk
THIRTY-FIRST DAY

MORNING SESSION


The House was called to order at 11:00 a.m. by Speaker Berentson. The Clerk called the roll and all members were present except Representatives Bond and Martinis, who were excused.

The flag was escorted to the rostrum by a Sergeant at Arms Color Guard, Pages Carmen Lloyd and Becki Short. Prayer was offered by the Reverend Lee Forstrom, Pastor of the Westwood Baptist Church of Olympia.

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

STANDING COMMITTEE APPOINTMENTS

Speaker Berentson announced the following Vice Chair appointments:
- AGRICULTURE, Representative Hastings;
- APPROPRIATIONS, Representative Williams;
- COMMERCE, Representative Addison;
- CONSTITUTION, ELECTIONS AND GOVERNMENTAL ETHICS, Representative Eberle;
- ECOLOGY, Representative Nisbet;
- EDUCATION, Representative Taylor;
- ENERGY AND UTILITIES, Representative Isaacson;
- FINANCIAL INSTITUTIONS, Representative Rosbach;
- HIGHER EDUCATION, Representative Teutsch;
- INSTITUTIONS, Representative Houchen;
- INSURANCE, Representative McDonald;
- LABOR, Representative Flanagan;
- LOCAL GOVERNMENT, Representative Van Dyken;
- NATURAL RESOURCES, Representative Dawson;
- PARKS AND RECREATION, Representative Sprague;
- REVENUE, Representative Sanders;
- SOCIAL AND HEALTH SERVICES, Representative Mitchell;
- STATE GOVERNMENT, Representative McGinnis;
- TRANSPORTATION, Representative, Smith (C).

Speaker Berentson announced that Representative Tupper had been appointed Assistant Organizational Leader.

Speaker Bagnariol assumed the Chair.

Speaker Bagnariol announced the following Vice Chair appointments:
- AGRICULTURE, Representative Scott;
- APPROPRIATIONS, Representatives Hughes and Keller;
- COMMERCE, Representative Salatino;
- CONSTITUTION, ELECTIONS AND GOVERNMENTAL ETHICS, Representative Granlund;
- ECOLOGY, Representative Brekke;
- EDUCATION, Representative Galloway;
- ENERGY AND UTILITIES, Representative Monohon;
- FINANCIAL INSTITUTIONS, Representative Kreidler;
- HIGHER EDUCATION, Representative Gruger;
- INSTITUTIONS, Representative Nelson (D);
- INSURANCE, Representative Erak;
- JUDICIARY, Representative Sherman;
- LABOR, Representative Jovanovich;
- LOCAL GOVERNMENT, Representative Garrett;
- NATURAL RESOURCES, Representative Owen;
THIRTY-FIRST DAY, FEBRUARY 7, 1979

PARKS AND RECREATION, Representative North;
REVENUE, Representative Brown;
RULES, Representative O’Brien;
SOCIAL AND HEALTH SERVICES, Representative Pruitt;
STATE GOVERNMENT, Representative Burns;
TRANSPORTATION, Representative Walk.

APPOINTMENT OF SPECIAL COMMITTEE

Under the provisions of House Resolution No. 79-4, Speaker Bagnariol appointed Representatives Eberle, Fancher, Garrett and Warnke as the committee to recommend the official photographer for the House of Representatives.

APPOINTMENT OF SPECIAL COMMITTEE

Under the provisions of House Concurrent Resolution No. 5, Speaker Bagnariol appointed Representatives North, Pruitt, Tilly and Van Dyken to act jointly with a committee from the Senate to arrange the memorial service.

MESSAGES FROM THE SENATE

February 6, 1979

Mr. Speaker:
The Senate has adopted:

HOUSE CONCURRENT RESOLUTION NO. 5,
and the same is herewith transmitted.

Sidney R. Snyder, Secretary.

February 6, 1979

Mr. Speaker:
The Senate has passed:

SENATE BILL NO. 2005,
ENGROSSED SENATE BILL NO. 2026,
SENATE BILL NO. 2206,
ENGROSSED SUBSTITUTE SENATE BILL NO. 2213,
and the same are herewith transmitted.

Sidney R. Snyder, Secretary.

SIGNED BY THE SPEAKERS

Speaker Bagnariol announced the Speakers had signed:

HOUSE CONCURRENT RESOLUTION NO. 5.

INTRODUCTIONS AND FIRST READING

HOUSE BILL NO. 852, by Representatives Owen, Zimmerman, North and Nisbet:
AN ACT Relating to municipal tort liability; and adding a new section to chapter 4.96 RCW.
To Committee on Judiciary

HOUSE BILL NO. 853, by Representatives Ehlers, Salatino, Kreidler, Douthwaite and Pruitt:
To Committee on Labor

HOUSE BILL NO. 854, by Representatives Struthers, Whiteside, Hastings and Fuller:
AN ACT Relating to civil service for city firemen and police; amending section 4, chapter 31, Laws of 1935 and RCW 41.08.050; and amending section 4, chapter 13, Laws of 1937 and RCW 41.12.050.
To Committee on Local Government
HOUSE BILL NO. 855, by Representatives Douthwaite, Taller, Nelson (G.A.), Greengo, Fuller, Kreidler, Hughes, Wilson and Charnley:

AN ACT Relating to public retirement; amending section 1, chapter 274, Laws of 1947 as last amended by section 16, chapter 295, Laws of 1977 ex. sess. and RCW 41.40.010; amending section 16, chapter 274, Laws of 1947 as last amended by section 3, chapter 195, Laws of 1974 ex. sess. and RCW 41.40.150; amending section 31, chapter 80, Laws of 1947 as last amended by section 1, chapter 193, Laws of 1974 ex. sess. and RCW 41.32.310; providing an effective date; and declaring an emergency.

To Committee on Appropriations

HOUSE BILL NO. 856, by Representatives Owen, Deccio, Warnke, May, Dunlap, Whiteside, Sanders, Rosbach and Taylor:


To Committee on State Government

HOUSE BILL NO. 857, by Representatives Rosbach, Sommers, Chandler, Fuller, Erickson, Douthwaite, Granlund, Whiteside, Teutsch, Charnley, Brekke, Ehlers and Winsley:

AN ACT Relating to elections; adding a new section to chapter 1, Laws of 1973 and to chapter 42.17 RCW; creating a new chapter in Title 44 RCW; creating new sections; providing penalties; providing an expiration date; and providing an effective date.

To Committee on Constitution, Elections and Governmental Ethics

HOUSE BILL NO. 858, by Representatives Struthers, McGinnis, Houchen and Smith (C):


To Committee on Social and Health Services

HOUSE BILL NO. 859, by Representatives Winsley, Warnke, Blair, Houchen, Fuller and Wilson:

AN ACT Relating to the teachers' retirement system; amending section 9, chapter 189, Laws of 1973 1st ex. sess. as amended by section 1, chapter 32, Laws of 1973 2nd ex. sess. and RCW 41.32.499; and providing an effective date.

To Committee on Appropriations

HOUSE BILL NO. 860, by Representatives Van Dyken, Becker, Charnley, Zimmerman, Sherman, Rosbach and McGinnis:

AN ACT Relating to decisions of boundary review boards; amending section 17, chapter 189, Laws of 1967 and RCW 36.93.170; and amending section 18, chapter 189, Laws of 1967 and RCW 36.93.180.

To Committee on Local Government

HOUSE BILL NO. 861, by Representatives Dunlap, McCormick and Bond:

AN ACT Relating to cities and towns; adding a new section to chapter 35.21 RCW; adding a new section to chapter 35A.82 RCW; and creating a new section.

To Committee on Energy and Utilities
HOUSE BILL NO. 862, by Representatives North, Zimmerman, Thompson, Sherman and Teutsch:
AN ACT Relating to county hospitals; and amending section 36.62.200, chapter 4, Laws of 1963 and RCW 36.62.200.
To Committee on Local Government

HOUSE BILL NO. 863, by Representatives Keller, Nisbet, Kreidler and Owen:
AN ACT Relating to superior court judges; and amending section 7, chapter 125, Laws of 1951 as last amended by section 4, chapter 311, Laws of 1977 ex. sess. and RCW 2.08.065.
To Committee on Judiciary

HOUSE BILL NO. 864, by Representatives Fancher, Barr and Bauer:
AN ACT Relating to livestock; adding a new section to chapter 16.57 RCW; and declaring an emergency.
To Committee on Agriculture

HOUSE BILL NO. 865, by Representatives Flanagan, Smith (C), Tilly, Taylor and Fuller:
AN ACT Relating to education; and adding a new section to chapter 223, Laws of 1969 ex. sess. and to chapter 28A.41 RCW.
To Committee on Education

HOUSE BILL NO. 866, by Representatives Rohrbach, Jovanovich, Barnes and Valle:
AN ACT Relating to port districts; and adding a new section to chapter 53.04 RCW.
To Committee on Local Government

HOUSE BILL NO. 867, by Representatives Van Dyken, Galloway and Taller:
AN ACT Relating to education; providing for the voluntary transfer of students between schools; and adding new sections to chapter 223, Laws of 1969 ex. sess. and to chapter 28A.38 RCW.
To Committee on Education

HOUSE BILL NO. 868, by Representatives King, Martinis, Scott and Wilson:
AN ACT Relating to highways; and adding a new section to chapter 47.38 RCW.
To Committee on Transportation

HOUSE BILL NO. 869, by Representatives Flanagan, Smith (C), Tilly, Kreidler, Becker, Knowles, Oliver and Erickson:
AN ACT Relating to institutions of higher education; and adding a new section to chapter 223, Laws of 1969 ex. sess. and to chapter 28B.15 RCW.
To Committee on Higher Education

HOUSE BILL NO. 870, by Representatives Thompson, Lux and Williams:
AN ACT Relating to blood donors; and amending section 1, chapter 51, Laws of 1969 and RCW 70.01.020.
To Committee on Judiciary

HOUSE BILL NO. 871, by Representatives Wilson, Martinis, Scott, Garrett, Struthers, Tilly, Isaacson, Patterson, Sanders and Teutsch (by Office of Financial Management request):
AN ACT Relating to transportation; making appropriations for the operations and capital improvements of the state department of transportation, the urban arterial board, and the board of pilotage commissioners; and declaring an emergency.
To Committee on Transportation

HOUSE BILL NO. 872, by Representatives Martinis, Wilson, Scott, Garrett, McCormick, Isaacson, Patterson, Sanders, Struthers and Tilly (by Office of Financial Management request):
AN ACT Relating to transportation; making appropriations and authorizing expenditures for the biennium ending June 30, 1981; and declaring an emergency.
To Committee on Transportation
HOUSE BILL NO. 873, by Representatives Isaacson and Oliver:


To Committee on Institutions

HOUSE BILL NO. 874, by Representatives Owen, Schmitten and Vrooman:

AN ACT Relating to the forest fire advisory board; amending section 14, chapter 289, Laws of 1977 ex. sess. and RCW 43.131.140; and amending section 9, chapter 207, Laws of 1971 ex. sess. and RCW 76.04.520.

To Committee on Natural Resources

HOUSE BILL NO. 875, by Representatives Winsley, Knowles, Hurley and Sanders:


To Committee on Financial Institutions

HOUSE BILL NO. 876, by Representatives Nelson (D), Douthwaite, Eng, Blair, Brekke, Lux, Burns and Salatino:

AN ACT Relating to unlawful discrimination; amending section 7, chapter 119, Laws of 1975-'76 2nd ex. sess. and RCW 48.30.300; amending section 1, chapter 183, Laws of 1949 as last amended by section 1, chapter 214, Laws of 1973 1st ex. sess. and RCW 49.60.010; amending section 12, chapter 183, Laws of 1949 as last amended by section 2, chapter 214, Laws of 1973 1st ex. sess. and RCW 49.60.020; amending section 2, chapter 183, Laws of 1949 as last amended by section 1, chapter 192, Laws of 1977 ex. sess. and RCW 49.60.030; amending section 3, chapter 183, Laws of 1949 as last amended by section 4, chapter 141, Laws of 1973 and RCW 49.60.040; amending section 8, chapter 270, Laws of 1955 as last amended by section 4, chapter 214, Laws of 1973 1st ex. sess. and RCW 49.60.120; amending section 9, chapter 270, Laws of 1955 as last amended by section 146, chapter 34, Laws of 1975-'76 2nd ex. sess. and RCW 49.60.130; amending section 1, chapter 68, Laws of 1959 as last amended by section 14, chapter 301, Laws of 1977 ex. sess. and RCW 49.60.175; amending section 5, chapter 141, Laws of 1973 and RCW 49.60.176; amending section 6, chapter 141, Laws of 1973 as amended by section 2, chapter 32, Laws of 1974 ex. sess. and RCW 49.60.178; amending section 11, chapter 37, Laws of 1957 as last amended by section 6, chapter 214, Laws of 1973 1st ex. sess. and RCW 49.60.180; amending section 10, chapter 37, Laws of 1957 as last amended by section 8, chapter 214, Laws of 1973 1st ex. sess. and RCW 49.60.190; amending section 11, chapter 37, Laws of 1957 as last amended by section 9, chapter 214, Laws of 1973 1st ex. sess. and RCW 49.60.200; amending section 4, chapter 167, Laws of 1969 ex. sess. as last amended by section 1, chapter 145, Laws of 1975 1st ex. sess. and RCW 49.60.222; amending section 5, chapter 167, Laws of 1969 ex. sess. and RCW 49.60.223; amending section 6, chapter 167, Laws of 1969 ex. sess. and RCW 49.60.224; and amending section 7, chapter 167, Laws of 1969 ex. sess. as amended by section 14, chapter 141, Laws of 1973 and RCW 49.60.225.

To Committee on Judiciary

HOUSE BILL NO. 877, by Representatives North, Zimmerman, Charnley and Whiteside:

AN ACT Relating to local government; and adding new sections to chapter 42.04 RCW.

To Committee on Local Government

HOUSE BILL NO. 878, by Representative Knowles:

AN ACT Relating to special purpose districts; and amending section 4, chapter 58, Laws of 1974 ex. sess. as amended by section 9, chapter 300, Laws of 1977 ex. sess. and RCW 56.20.015.

To Committee on Local Government
HOUSE BILL NO. 879, by Representatives Erak, Haley, O'Brien, Wilson, Monohon and Nelson (G.A.):

AN ACT Relating to air and water pollution control; providing certain tax credits and exemptions for facilities pertaining thereto; and amending section 1, chapter 139, Laws of 1967 ex. sess. and RCW 82.34-.010.

To Committee on Ecology

HOUSE BILL NO. 880, by Representative Barnes:

AN ACT Relating to public employment; and amending section 15, chapter 1, Laws of 1961 as last amended by section 1, chapter 152, Laws of 1977 ex. sess. and RCW 41.06.150.

To Committee on Education

HOUSE BILL NO. 881, by Representatives Gallagher, Patterson, May and McCormick:

AN ACT Relating to metal purchasers; and amending section 18, chapter 302, Laws of 1971 ex. sess. and RCW 9.91.110.

To Committee on Commerce

HOUSE BILL NO. 882, by Representatives Barr and Fancher:

AN ACT Relating to state route 291; and amending section 106, chapter 51, Laws of 1970 ex. sess. and RCW 47.17.525.

To Committee on Transportation

HOUSE BILL NO. 883, by Representatives Williams, Walk, Nisbet, Deccio, McDonald, McGinnis, Addison, Greene, Taller, Sanders, Craswell, Sprague, Tupper, Hastings and Rohrbach:

AN ACT Relating to the state budget; and creating a new section.

To Committee on Appropriations

HOUSE BILL NO. 884, by Representatives Salatino, Winsley, Thompson, Adams, Warnke, Brown, Grimm, Walk, O'Brien, Owen, Granlund, Haley, Gallagher, Taller, Deccio and Williams:

AN ACT Relating to planning, acquisition, construction, remodeling, furnishing, and equipping a multipurpose performing arts facility; creating new sections; making an appropriation; and declaring an emergency.

To Committee on Appropriations

HOUSE BILL NO. 885, by Representatives Owen, Nisbet and Salatino:

AN ACT Relating to alcoholic beverages; amending section 2, chapter 263, Laws of 1957 as amended by section 1, chapter 112, Laws of 1969 ex. sess. and RCW 66.24.410; creating new sections; and adding a new section to chapter 62, Laws of 1933 ex. sess. and to chapter 66.24 RCW.

To Committee on Commerce

HOUSE BILL NO. 886, by Representative Dunlap:

AN ACT Relating to revenue and taxation; and amending section 4, chapter 325, Laws of 1977 ex. sess. and RCW 84.52.0531.

To Committee on Education

HOUSE BILL NO. 887, by Representative Whiteside:

AN ACT Relating to school districts; and adding a new section to chapter 223, Laws of 1969 ex. sess. and to chapter 28A.31 RCW.

To Committee on Education

HOUSE BILL NO. 888, by Representatives Zimmerman and Heck:

AN ACT Relating to rehabilitation; and amending section 52, chapter 289, Laws of 1971 ex. sess. and RCW 51.36.050.

To Committee on Social and Health Services
HOUSE BILL NO. 889, by Representatives Pruitt and Burns:
AN ACT Relating to health; adding a new chapter to Title 70 RCW; and making an appropriation.

To Committee on Social and Health Services

HOUSE BILL NO. 890, by Representatives Sommers and Erickson:
AN ACT Relating to pollution control tax credits and exemptions; amending section 1, chapter 139, Laws of 1967 ex. sess. and RCW 82.34.010; creating a new section; and declaring an emergency.

To Committee on Revenue

HOUSE BILL NO. 891, by Representatives Dunlap, Heck and Chandler:
AN ACT Relating to the basic education act of 1977; and amending section 18, chapter 359, Laws of 1977 ex. sess. and RCW 28A.58.758.

To Committee on Education

HOUSE BILL NO. 892, by Representatives Erak, Heck, Lux, Becker and Bender:
AN ACT Relating to the export of timber from state public lands; adding a new chapter to Title 79 RCW; prescribing penalties; and declaring an emergency.

To Committee on Natural Resources

HOUSE BILL NO. 893, by Representatives Wilson, Martinis and Gallagher:
AN ACT Relating to motor vehicles; and amending section 7, chapter 91, Laws of 1975–76 2nd ex. sess. and RCW 46.12.360.

To Committee on Transportation

HOUSE BILL NO. 894, by Representatives Kreidler, Zimmerman, Valle, Nelson (D), Burns and Lux (by Department of Social and Health Services request):

To Committee on Social and Health Services

HOUSE BILL NO. 895, by Representatives Wilson, Martinis and Gallagher:
AN ACT Relating to motor vehicle wreckers; and amending section 46.80.150, chapter 12, Laws of 1961 as last amended by section 10, chapter 253, Laws of 1977 ex. sess. and RCW 46.80.150.

To Committee on Transportation

HOUSE BILL NO. 896, by Representatives Martinis, Wilson and Gallagher:
AN ACT Relating to emergency vehicles; amending section 6, chapter 155, Laws of 1965 ex. sess. as amended by section 1, chapter 23, Laws of 1969 and RCW 46.61.035; adding a new section to chapter 46.61 RCW; and defining a crime.

To Committee on Transportation

HOUSE BILL NO. 897, by Representatives Kreidler, Whiteside, Adams and May:
AN ACT Relating to home health services; and adding a new chapter to Title 48 RCW.

To Committee on Insurance

HOUSE BILL NO. 898, by Representatives Kreidler, Whiteside, Becker and Adams:
AN ACT Relating to health officers; amending section 1, chapter 51, Laws of 1967 ex. sess. and RCW 70.05.010; amending section 9, chapter 51, Laws of 1967 ex. sess. as amended by section 1, chapter 114, Laws of 1969 ex. sess. and RCW 70.05.050; amending section 15, chapter 51, Laws of 1967 ex. sess. and RCW 70.05.100; amending section 3, chapter 46, Laws of 1949 and RCW 70.08.030; and amending section 9, chapter 183, Laws of 1945 as amended by section 21, chapter 51, Laws of 1967 ex. sess. and RCW 70.46.090.

To Committee on Social and Health Services
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HOUSE BILL NO. 899, by Representatives Warnke and Haley:


HOUSE BILL NO. 900, by Representatives Kreidler, Haley, Barr, Erickson, Adams and Pruitt:

AN ACT Relating to vital statistics; and amending section 2, chapter 159, Laws of 1945 as amended by section 13, chapter 5, Laws of 1961 ex. sess. and RCW 70.58.170.

To Committee on Social and Health Services

HOUSE BILL NO. 901, by Representative Nelson (D):

AN ACT Relating to revenue and taxation; and adding a new section to chapter 84.40 RCW.

To Committee on Revenue

HOUSE BILL NO. 902, by Representatives Newhouse, Whiteside and Clayton:

AN ACT Relating to health care services; and amending section 1, chapter 268, Laws of 1947 as last amended by section 1, chapter 87, Laws of 1965 and RCW 48.44.010.

To Committee on Insurance

HOUSE BILL NO. 903, by Representatives Teutsch and Zimmerman (by Secretary of State request):

AN ACT Relating to filing and recording documents; amending section 1, chapter 38, Laws of 1897 and RCW 19.76.100; amending section 3, chapter 19, Laws of 1913 and RCW 23.86.060; amending section 4, chapter 220, Laws of 1959 as amended by section 21, chapter 26, Laws of 1967 ex. sess. and RCW 23.90.040; amending section 54, chapter 53, Laws of 1965 as amended by section 36, chapter 292, Laws of 1971 ex. sess. and RCW 23A.12.010; amending section 34, chapter 120, Laws of 1969 ex. sess. and RCW 24.06.170; amending section 39, chapter 120, Laws of 1969 ex. sess. and RCW 24.06.195; amending section 40, chapter 120, Laws of 1969 ex. sess. and RCW 24.06.200; amending section 45, chapter 120, Laws of 1969 ex. sess. and RCW 24.06.225; amending section 56, chapter 120, Laws of 1969 ex. sess. and RCW 24.06.280; amending section 3, chapter 79, Laws of 1915 and RCW 24.12.030; amending section 80, Laws of 1903 as amended by section 1, chapter 63, Laws of 1925 ex. sess. and RCW 24.20.010; amending section 1, chapter 190, Laws of 1927 and RCW 24.24.010; creating a new section; repealing section 10, chapter 190, Laws of 1927 and RCW 24.24.095; repealing section 2, page 97, Laws of 1875 as amended by section 1, chapter 207, Laws of 1959 and RCW 24.28.010; amending section 2, page 97, Laws of 1875 and RCW 24.28.020; amending section 30.08.040, chapter 33, Laws of 1955 as amended by section 6, chapter 104, Laws of 1973 1st ex. sess. and RCW 30.08.040; amending section 30.08.050, chapter 33, Laws of 1955 as amended by section 2, chapter 248, Laws of 1957 and RCW 30.08.050; amending section 30.08.060, chapter 33, Laws of 1955 as amended by section 7, chapter 104, Laws of 1973 1st ex. sess. and RCW 30.08.060; amending section 30.08.070, chapter 33, Laws of 1955 and RCW 30.08.070; amending section 30.08.095, chapter 33, Laws of 1955 as last amended by section 8, chapter 104, Laws of 1973 1st ex. sess. and RCW 30.08-095; amending section 3, chapter 172, Laws of 1923 as amended by section 1, chapter 71, Laws of 1929 and RCW 31.04.040; amending section 4, chapter 172, Laws of 1923 and RCW 31.04.050; amending section 5, chapter 172, Laws of 1923 and RCW 31.04.070; amending section 3, chapter 173, Laws of 1933 as last amended by section 82, chapter 81, Laws of 1971 and RCW 31.12.050; amending section 6, chapter 121, Laws of 1921 and RCW 31.16.040; amending section 9, chapter 121, Laws of 1921 and RCW 31.16.070; amending section 32.08.060, chapter 13, Laws of 1955 as amended by section 1, chapter 80, Laws of 1955 and RCW 32.08.060; amending section 8, chapter 80, Laws of 1957 as amended by section 1, chapter 176, Laws of 1963 and RCW 32.08.061; amending section 32.08.070, chapter 13, Laws of 1955 and RCW 32.08.070; amending section 32.24.020, chapter 13, Laws of 1955 and RCW 32.24.020; amending section 6, chapter 235, Laws of 1945 and RCW 33.08.050; amending section 9, chapter 235, Laws of 1945 and RCW 33.08.080; amending section 10, chapter 235, Laws of 1945 and RCW 33.08.090; amending section 76, chapter 235, Laws of 1945 and RCW 33.28.010; amending section 1, chapter 154, Laws of 1917 as last amended by section 1, chapter 111, Laws of 1975 1st ex. sess. and RCW 33.44.020; amending section 5, chapter 83, Laws of 1975 1st ex. sess. and RCW 33.46.050; amending section 6, chapter 83, Laws of 1975 1st ex. sess. and RCW 33.46.060; amending section 06.20, chapter 79, Laws of 1947 as last amended by section 1, chapter 60, Laws of 1963 and
To Committee on State Government

HOUSE BILL NO. 904, by Representatives Erak, Flanagan and Williams (by State Superintendent of Public Instruction request):

AN ACT Relating to cost reporting of proposed state requirements for common school system paperwork; and adding a new section to chapter 223, Laws of 1969 ex. sess. and to chapter 28A.03 RCW.

To Committee on Education

HOUSE BILL NO. 905, by Representatives Martinis and Sommers:

AN ACT Relating to revenue; amending section 75.32.020, chapter 12, Laws of 1955 as amended by section 19, chapter 327, Laws of 1977 ex. sess. and RCW 75.32.020; amending section 26, chapter 327, Laws of 1977 ex. sess. and RCW 75.32.065; amending section 75.32.080, chapter 12, Laws of 1955 as amended by section 27, chapter 327, Laws of 1977 ex. sess. and RCW 75.32.080; amending section 75.32.090, chapter 12, Laws of 1955 as last amended by section 28, chapter 327, Laws of 1977 ex. sess. and RCW 75.32.090; amending section 2, chapter 9, Laws of 1963 ex. sess. as amended by section 29, chapter 327, Laws of 1977 ex. sess. and RCW 75.32.101; amending section 75.32.110, chapter 12, Laws of 1955 as amended by section 30, chapter 327, Laws of 1977 ex. sess. and RCW 75.32.110; amending section 31, chapter 327, Laws of 1977 ex. sess. and RCW 75.32.115; amending section 75.32.130, chapter 12, Laws of 1955 and RCW 75.32.130; amending section 75.98.040, chapter 12, Laws of 1955 and RCW 75.98.040; repealing section 23, chapter 327, Laws of 1977 ex. sess. and RCW 75.32.033; repealing section 24, chapter 327, Laws of 1977 ex. sess. and RCW 75.32.035; and repealing section 22, chapter 327, Laws of 1977 ex. sess. and RCW 75.32.055.

To Committee on Revenue

HOUSE BILL NO. 906, by Representatives Nelson (D), Douthwaite, Granlund and Lux:

AN ACT Relating to elections and election campaigns for the office of governor; establishing limitations upon contributions and expenditures; making provision for partial public funding of campaign costs; limiting utilization of mass mailings; adding a new chapter to Title 42 RCW; prescribing penalties; and providing for a referendum to the voters.

To Committee on Constitution, Elections and Governmental Ethics

HOUSE BILL NO. 907, by Representatives Warnke and Charnley:

AN ACT Relating to a regional Indian facility; and amending section 1, chapter 128, Laws of 1975-'76 2nd ex. sess. and RCW 37.14.010.

To Committee on Appropriations

HOUSE BILL NO. 908, by Representatives Charnley and Zimmerman:

AN ACT Relating to the Model Traffic Ordinance; amending section 34, chapter 54, Laws of 1975 1st ex. sess. and RCW 46.90.200; amending section 50, chapter 54, Laws of 1975 1st ex. sess. as amended by section 1, chapter 60, Laws of 1977 ex. sess. and RCW 46.90.300; and amending section 71, chapter 54, Laws of 1975 1st ex. sess. as amended by section 4, chapter 60, Laws of 1977 ex. sess. and RCW 46.90.427.

To Committee on Transportation

HOUSE BILL NO. 909, by Representative Martinis:

AN ACT Relating to Washington state agricultural enabling act; amending section 1, chapter 256, Laws of 1961 and RCW 15.65.010; and amending section 2, chapter 256, Laws of 1961 as amended by section 2, chapter 7, Laws of 1975 1st ex. sess. and RCW 15.65.020.

To Committee on Natural Resources

HOUSE BILL NO. 910, by Representatives Martinis, Schmitten and Vrooman:

AN ACT Relating to salmon fishing; adding new sections to chapter 75.28 RCW; creating a new section; and providing an effective date.

To Committee on Natural Resources
HOUSE BILL NO. 911, by Representatives Bender, Tupper, Warnke, Eng, Burns, Douthwaite, Gruger and Valle:
AN ACT Relating to basic education; and amending section 7, chapter 359, Laws of 1977 ex. sess. and RCW 28A.41.162.
To Committee on Education

HOUSE BILL NO. 912, by Representatives Sherman, McCormick, Haley and Douthwaite:
AN ACT Relating to solar easements; and adding new sections to chapter 64.04 RCW.
To Committee on Energy and Utilities

HOUSE BILL NO. 913, by Representative Schmitten:
AN ACT Relating to aquaculture; and amending section 142, chapter 255, Laws of 1927 as last amended by section 1, chapter 228, Laws of 1967 and RCW 79.01.568.
To Committee on Natural Resources

HOUSE BILL NO. 914, by Representatives Schmitten and Vrooman:
AN ACT Relating to the forest fire advisory board; amending section 14, chapter 289, Laws of 1965 and RCW 43.131.140; and amending section 9, chapter 207, Laws of 1971 ex. sess. and RCW 76.04.520.
To Committee on Natural Resources

HOUSE BILL NO. 915, by Representatives Nelson (D), Haley, Burns, Sherman, McCormick, Charney, Tupper, Isaacson and Lux:
AN ACT Relating to energy; adding a new chapter to Title 80 RCW; adding a new section to chapter 80.50 RCW; making appropriations; and declaring an emergency.
To Committee on Energy and Utilities

HOUSE BILL NO. 916, by Representatives Newhouse, O'Brien and Knowles:
AN ACT Relating to bank and trust companies; amending section 1, chapter 140, Laws of 1965 and RCW 30.08.087; amending section 2, chapter 140, Laws of 1965 and RCW 30.08.088; amending section 12.010, chapter 33, Laws of 1955 as last amended by section 1, chapter 35, Laws of 1975 and RCW 30.12.010; and adding a new section to chapter 30.12 RCW.
To Committee on Financial Institutions

HOUSE BILL NO. 917, by Representatives Vrooman and Schmitten:
AN ACT Relating to salmon charter boats; amending section 2, chapter 106, Laws of 1977 ex. sess. and RCW 75.30.020; and repealing section 11, chapter 106, Laws of 1977 ex. sess. (uncodified).
To Committee on Natural Resources

HOUSE BILL NO. 918, by Representatives Newhouse and Warnke (by Public Employment Relations Commission request):
To Committee on Labor

HOUSE BILL NO. 919, by Representatives King, Warnke, Fancher, Newhouse and Winsley (by Public Employment Relations Commission request):
AN ACT Relating to public employee labor relations; and amending section 13, chapter 13, Laws of 1961 as amended by section 35, chapter 296, Laws of 1975 1st ex. sess. and RCW 47.64.040.
To Committee on Labor

HOUSE BILL NO. 920, by Representatives Newhouse, Warnke and Fancher (by Public Employment Relations Commission request):
AN ACT Relating to educational employment relations; and amending section 13, chapter 288, Laws of 1975 1st ex. sess. and RCW 41.59.120.
To Committee on Labor
HOUSE BILL NO. 921, by Representatives Newhouse, Warnke and Winsley (by Public Employment Relations Commission request):

AN ACT Relating to public employee collective bargaining; amending section 3, chapter 131, Laws of 1973 as last amended by section 1, chapter 14, Laws of 1975-76 2nd ex. sess. and RCW 41.56.440; and amending section 4, chapter 131, Laws of 1973 as last amended by section 2, chapter 14, Laws of 1975-76 2nd ex. sess. and RCW 41.56.450.

To Committee on Labor

HOUSE BILL NO. 922, by Representative Vrooman:

AN ACT Relating to the merger of the forest practices appeals board into the pollution control hearings board; amending section 31, chapter 62, Laws of 1970 ex. sess. and RCW 43.218.010; amending section 2, chapter 137, Laws of 1974 ex. sess. and RCW 76.09.020; amending section 17, chapter 137, Laws of 1974 ex. sess. as amended by section 9, chapter 200, Laws of 1975 1st ex. sess. and RCW 76.09.170; adding a new section to chapter 76.09 RCW; creating a new section; repealing section 21, chapter 137, Laws of 1974 ex. sess. and RCW 76.09.210; and repealing section 22, chapter 137, Laws of 1974 ex. sess., section 10, chapter 200, Laws of 1975 1st ex. sess., section 174, chapter 34, Laws of 1975-76 2nd ex. sess. and RCW 76.09.220.

To Committee on Natural Resources

HOUSE BILL NO. 923, by Representatives King, Warnke, Newhouse and Winsley (by Public Employment Relations Commission request):

AN ACT Relating to public employees' collective bargaining; amending section 1, chapter 5, Laws of 1975-76 2nd ex. sess. and RCW 41.58.010; amending section 2, chapter 5, Laws of 1975-76 2nd ex. sess. as amended by section 91, chapter 34, Laws of 1975-76 2nd ex. sess. and RCW 41.58.015; repealing section 5, chapter 288, Laws of 1975 1st ex. sess., section 92, chapter 34, Laws of 1975-76 2nd ex. sess. and RCW 41.59.040; and repealing section 6, chapter 288, Laws of 1975 1st ex. sess. and RCW 41.59.050.

To Committee on Labor

HOUSE JOINT RESOLUTION NO. 26, by Representatives Tilly, Nisbet, Schmitten, O'Brien, Addison, Hurley, Eberle, Oliver, Mitchell, Houchen, Bond, Rohrbach, Struthers, Tupper, Sprague, McGinnis. McDonald, Teutsch, Fancher, May, Fuller and Williams:

Amending the Constitution in regard to sectarian influence.

To Committee on Constitution, Elections and Governmental Ethics

HOUSE JOINT RESOLUTION NO. 27, by Representatives Nelson (D), Maxie, Winsley, Lux, Smith (R) and Sprague:

Authorizing the grant of property tax relief.

To Committee on Revenue

SENATE BILL NO. 2005, by Senators Van Hollebeke, Quigg, Conner and Wojahn:

Modifying the limitation of the number of class H liquor licenses.

To Committee on Commerce

ENGROSSED SENATE BILL NO. 2026, by Senators Donohue, Matson, Odegaard, Scott and McDermott:

Including school district needs in feasibility studies of public transportation.

To Committee on Transportation

SENATE BILL NO. 2206, by Senators Hansen, Gaspard, Day, Wanamaker and Benitz (by Department of Agriculture request):

Revising the fees and procedures for commercial feed inspection.

To Committee on Agriculture

ENGROSSED SUBSTITUTE SENATE BILL NO. 2213, by Committee on Judiciary (originally sponsored by Senators Marsh, Talmadge, Hayner, Clarke and Jones):

Making various changes in the juvenile justice act of 1977.

To Committee on Institutions
MOTIONS

On motion of Mr. King, all bills and resolutions listed on today's agenda under the fourth order of business were considered first reading and passed to the committees designated.

Mr. King moved that HOUSE BILL NO. 733 and HOUSE BILL NO. 742 be referred to Committee on Ecology.

Mr. Polk spoke in opposition to the motion, and Mr. Southwaite spoke in favor of it.

Mr. Patterson demanded an electric roll call and the demand was sustained.

Representatives Charnley, Smith (R) and Nelson (D) spoke in favor of the motion, and Representative Zimmerman spoke against it.

ROLL CALL

The Clerk called the roll on the motion to refer House Bill No. 733 and House Bill No. 742 to Committee on Ecology, and the motion failed by the following vote: Yeas, 49; nays, 47; not voting, 2.


Not voting: Representatives Bond, Martinis.

COMMITTEE REFERRALS

The Clerk read the following committee referrals:

HOUSE BILL NO. 725, referred to Committee on Judiciary.

HOUSE BILL NO. 813, referred to Committee on Natural Resources.

HOUSE BILL NO. 831, referred to Committee on Labor.

REPORTS OF STANDING COMMITTEES

February 5, 1979

HOUSE BILL NO. 6, Prime Sponsor: Representative McCormick, exempting locomotive operator from the need for a driver's license. Reported by Committee on Transportation.

MAJORITY recommendation: Do pass. Signed by Representatives Wilson, Co-Chairman; Martinis, Co-Chairman; Bender, Burns, Charnley, Clayton, Dawson, Eberle, Erak, Gallagher, Garrett, Isaacson, McCormick, Sherman, Smith (C), Struthers, Tilly, Walk.

February 5, 1979

HOUSE BILL NO. 38, Prime Sponsor: Representative Taller, establishing a program of training and career development for state civil service employees. Reported by Committee on State Government.


HOUSE BILL NO. 114, Prime Sponsor: Representative Taller, making persons handicapped by lung disease eligible to receive a handicapped driver's card. Reported by Committee on Transportation.

MAJORITY recommendation: Do pass. Signed by Representatives Wilson, Co-Chairman; Martinis, Co-Chairman; Bender, Burns, Clayton, Dawson, Gallagher, Garrett, Isaacson, McCormick, Patterson, Sherman, Smith (C), Struthers, Tilly, Walk.

February 5, 1979

HOUSE BILL NO. 133, Prime Sponsor: Representative Warnke, modifying special purpose district contract and bid procedures. Reported by Committee on Local Government.
MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Charnley, Co-Chairman; Zimmerman, Co-Chairman; Brekke, Brown, Garrett, Rohrbach, Rosbach, Schmitten, Teutsch, Van Dyken, Whiteside.

February 5, 1979

HOUSE BILL NO. 138, Prime Sponsor: Representative Martinis, revising references to the powers and duties of the department of licensing. Reported by Committee on Transportation.

MAJORITY recommendation: Do pass. Signed by Representatives Wilson, Co-Chairman; Martinis, Co-Chairman; Bender, Burns, Charnley, Clayton, Dawson, Erak, Gallagher, Garrett, Isaacson, McCormick, Patterson, Sherman, Smith (C), Struthers, Tilly, Walk.

February 1, 1979

HOUSE BILL NO. 139, Prime Sponsor: Representative Warnke, providing deadlines for local governments to approve special purpose districts' comprehensive plan. Reported by Committee on Local Government.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Charnley, Co-Chairman; Zimmerman, Co-Chairman; Brekke, Brown, Garrett, North, Rohrbach, Rosbach, Schmitten, Teutsch, Van Dyken, Whiteside.

February 5, 1979

HOUSE BILL NO. 141, Prime Sponsor: Representative Bender, clarifying the law on proportional registration. Reported by Committee on Transportation.

MAJORITY recommendation: Do pass. Signed by Representatives Wilson, Co-Chairman; Martinis, Co-Chairman; Bender, Burns, Charnley, Clayton, Dawson, Eberle, Erak, Gallagher, Garrett, Isaacson, McCormick, Patterson, Sherman, Smith (C), Struthers, Tilly, Walk.

February 5, 1979

HOUSE BILL NO. 145, Prime Sponsor: Representative Wilson, including "campers" within the unfair motor vehicle business practices' act. Reported by Committee on Transportation.

MAJORITY recommendation: Do pass. Signed by Representatives Wilson, Co-Chairman; Martinis, Co-Chairman; Bender, Burns, Charnley, Clayton, Dawson, Erak, Gallagher, Garrett, Isaacson, McCormick, Patterson, Sherman, Smith (C), Struthers, Tilly, Walk.

February 5, 1979

HOUSE BILL NO. 164, Prime Sponsor: Representative Wilson, making technical corrections in motor vehicle licensing and registration laws. Reported by Committee on Transportation.

MAJORITY recommendation: Do pass. Signed by Representatives Wilson, Co-Chairman; Martinis, Co-Chairman; Bender, Burns, Charnley, Clayton, Dawson, Erak, Gallagher, Garrett, Isaacson, McCormick, Patterson, Sherman, Smith (C), Struthers, Tilly, Walk.

February 5, 1979

HOUSE BILL NO. 167, Prime Sponsor: Representative Clayton, deleting special weight permits from single cab cards. Reported by Committee on Transportation.

MAJORITY recommendation: Do pass. Signed by Representatives Wilson, Co-Chairman; Martinis, Co-Chairman; Bender, Burns, Charnley, Clayton, Dawson, Erak, Gallagher, Garrett, Isaacson, McCormick, Patterson, Sherman, Smith (C), Struthers, Tilly, Walk.

February 5, 1979

HOUSE BILL NO. 182, Prime Sponsor: Representative Nelson (G.A.), establishing the innovation service institute. Reported by Committee on Commerce.

MAJORITY recommendation: Do pass. Signed by Representatives Warnke, Executive Chairman; Greengo, Co-Chairman; Addison, Fuller, Gallagher, May, Oliver, Owen, Struthers, Walk.

January 29, 1979
THIRTY-FIRST DAY, FEBRUARY 7, 1979

HOUSE BILL NO. 196, Prime Sponsor, Representative Clayton, increasing the interest rate for delinquent reciprocal or proportional registration fees. Reported by Committee on Transportation.

MAJORITY recommendation: Do pass. Signed by Representatives Wilson, Co-Chairman; Martinis, Co-Chairman; Bender, Burns, Charnley, Clayton, Dawson, Erak, Gallagher, Garrett, Isaacson, McCormick, Patterson, Sherman, Smith (C), Struthers, Tilly, Walk.

February 5, 1979

SUBSTITUTE HOUSE BILL NO. 204, Prime Sponsor: Representative Becker, establishing a criminal justice division and council in the governor's office. Reported by Committee on State Government.


February 6, 1979

HOUSE BILL NO. 230, Prime Sponsor: Representative Fancher, revising laws relating to identification of cattle through licensing of certificated feed lots. Reported by Committee on Agriculture.

MAJORITY recommendation: Do pass with the following amendments:
On page 2, line 17 strike "based upon the number of" and insert "of ten cents for each"
On page 2, line 18 after the period strike everything down to and including the period on line 21 and insert "((The cost charged by the director shall be actual and necessary and shall be established by regulation subsequent to a public hearing))."
On page 2, line 30 after "be" strike everything down to and including the period on line 33 and insert "retained by the director for the purpose of enforcing and carrying out the purpose and provisions of this chapter or chapter 16.57 RCW."

On page 3, line 3 after "agency" insert "in any state or Canadian province"

Signed by Representatives Kreidler, Executive Chairman; Fancher, Co-Chairwoman; Amen, Becker, Clayton, Erak, Hastings, Heck, Scott, Van Dyken.

January 30, 1979

HOUSE BILL NO. 249, Prime Sponsor: Representative Kreidler, implementing the National Health Planning and Resources Development Act of 1974. Reported by Committee on Social and Health Services.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Adams, Co-Chairman; Whiteside, Co-Chairman; Barr, Brekke, Kreidler, Lux, Mitchell, Pruitt, Schmitten, Teutsch, Tupper.

February 5, 1979

HOUSE BILL NO. 329, Prime Sponsor: Representative McCormick, permitting certain bus stop signs. Reported by Committee on Transportation.

MAJORITY recommendation: Do pass with the following amendment:
On page 2, line 33 before "shall adopt" strike "commission" and insert "department of transportation"

Signed by Representatives Wilson, Co-Chairman; Martinis, Co-Chairman; Bender, Burns, Clayton, Dawson, Eberle, Gallagher, Garrett, Isaacson, McCormick, Patterson, Sherman, Smith (C), Struthers, Tilly, Walk.

February 2, 1979

HOUSE BILL NO. 333, Prime Sponsor: Representative Martinis, establishing a two-year program restricting salmon charter boat fishing. Reported by Committee on Natural Resources.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Schmitten, Executive Chairman; Vrooman, Co-Chairman; Adams, Dawson, Jovanovich, Martinis, McCormick, McDonald, Mitchell, Monohon, Owen, Rosbach.

MINORITY recommendation: The substitute bill not be substituted therefor and the substitute bill do not pass. Signed by Representatives Dunlap, Nelson (G.A.).
February 2, 1979

HOUSE BILL NO. 367, Prime Sponsor: Representative Chandler, having state board of education examine and accredit all public schools within a school district. Reported by Committee on Education.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Chandler, Co-Chairman; Heck, Co-Chairman; Bender, Craswell, Ehlers, Eng, Galloway, Sommers, Taller, Taylor, Tupper, Valle, Warnke, Whiteside.

HOUSE BILL NO. 402, Prime Sponsor: Representative Hastings, providing for fund disbursement by irrigation districts. Reported by Committee on Local Government.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Charnley, Co-Chairman; Zimmerman, Co-Chairman; Brekke, Brown, Garrett, North, Rohrbach, Rosbach, Schmittcn, Teutsch, Van Dyken, Whiteside.

February 5, 1979

HOUSE BILL NO. 602, Prime Sponsor: Representative Rohrbach, permitting reliance on a CPA's audit in an insurance examination. Reported by Committee on Insurance.

MAJORITY recommendation: Do pass. Signed by Representatives Rohrbach, Executive Chairman; Douthwaite, Co-Chairman; Adams, Dawson, Erak, Garrett, Houchen, Keller, Maxie, McDonald, Zimmerman.

February 1, 1979

HOUSE JOINT RESOLUTION NO. 7, Prime Sponsor: Representative Charnley, providing alternative methods of framing a "Home Rule" charter. Reported by Committee on Local Government.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Charnley, Co-Chairman; Zimmerman, Co-Chairman; Brekke, Garrett, North, Rosbach, Schmittcn, Teutsch, Van Dyken, Whiteside.

MOTIONS

On motion of Mr. King, all bills and the resolution listed on today's agenda under the fifth order of business were passed to Committee on Rules for second reading with the exception of House Bill No. 38 and House Bill No. 182.

On motion of Mr. King, HOUSE BILL NO. 38 and HOUSE BILL NO. 182 were referred to Committee on Appropriations.

SECOND READING


Making miscellaneous changes in basic education act.

The bill was read the second time.

On motion of Mr. Chandler, Substitute House Bill No. 210 was substituted for House Bill No. 210, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 210 was read the second time.

Mr. Tilly moved adoption of the following amendment:

On page 3, beginning on line 31 strike everything after "include" down through "or" on line 32 and insert "((traffic safety, foreign language, or))"

Mr. Tilly spoke in favor of the amendment, and Representatives Chandler and Heck spoke against it.

Mr. Tilly spoke again in favor of the amendment.

The amendment was not adopted.

Mr. Chandler moved adoption of the following amendment:
On page 10, beginning on line 8 after "activity," insert "Notwithstanding any other provisions of law, the allowable deductions from direct classroom contact hours of two hundred minutes per week and authorized teacher/parent conferences shall not be subject to negotiation under collective bargaining as between an employer and employee or employee organization under the provisions of 41.59 RCW, as now or hereafter amended."

POINT OF ORDER

Mr. King: "Mr. Speaker, I believe this amendment is well beyond the object of the bill before us. The amendment deals with 41.59 RCW and the bill itself deals with the education code, which is section 28A."

SPEAKER BAGNARIOL’S RULING

Speaker Bagnariol: "Interpreting the scope and object in the broad sense, the Speaker will rule that the amendment is within the scope and object of the bill."

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

POINT OF INQUIRY

Mr. Chandler yielded to question by Mr. Ehlers.

Mr. Ehlers: "Are the parent/teacher conferences, by your amendment, included within the two hundred minutes or are they outside the two hundred minutes?"

Mr. Chandler: "My understanding of the way the bill is drafted now is that they could be included either way and the board could make that decision."

Representatives Ehlers, Sommers and Heck spoke against the amendment, and Representatives Dunlap, Isaacs and Amen spoke in favor of it.

Mr. Chandler closed debate, speaking again in favor of the amendment.

Mr. King demanded an electric roll call vote, and the demand was sustained.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representative Chandler to Substitute House Bill No. 210, and the amendment was not adopted by the following vote: Yeas, 40; nays, 55; not voting, 3.


Not voting: Representatives Bond, Dawson, Martinis.

MOTIONS

On motion of Mr. Salatino, HOUSE BILL NO. 259 was rereferred from Committee on Appropriations to to Committee on Rules.

On motion of Mr. Salatino, HOUSE BILL NO. 825 was rereferred from Committee on State Government to Committee on Local Government.

On motion of Mr. Salatino, HOUSE BILL NO. 897 was rereferred from Committee on Insurance to Committee on Social and Health Services.

MOTION

On motion of Mr. King, the House adjourned until 11:00 a.m., Friday, February 9, 1979.

JOHN BAGNARIOL, Speaker
DUANE BERENTSON, Speaker

DEAN R. FOSTER, Chief Clerk
VITO T. CHIECHI, Chief Clerk
The House was called to order at 11:00 a.m. by Speaker Berentson. The Clerk called the roll and all members were present except Representatives Deccio, Eng and Martinis, who were excused.

The flag was escorted to the rostrum by a Sergeant at Arms Color Guard, Pages Kay Erak and Kevin Ryan. Prayer was offered by The Reverend Wallace Misterek of the Trinity Lutheran Church of Olympia.

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

MESSAGES FROM THE SENATE

February 7, 1979

Mr. Speaker:
The Senate has passed:

SUBSTITUTE SENATE BILL NO. 2181,
SUBSTITUTE SENATE BILL NO. 2182,
SENATE BILL NO. 2262,

and the same are herewith transmitted.

Bill Gleason, Assistant Secretary.

February 7, 1979

Mr. Speaker:
The President has signed:

HOUSE CONCURRENT RESOLUTION NO. 5,

and the same is herewith transmitted.

Sidney R. Snyder, Secretary.

February 8, 1979

Mr. Speaker:
The Senate has passed:

ENGROSSED SENATE BILL NO. 2021,
SENATE BILL NO. 2033,
SENATE BILL NO. 2133,
ENGROSSED SENATE BILL NO. 2147,
SUBSTITUTE SENATE BILL NO. 2294,

and the same are herewith transmitted.

Sidney R. Snyder, Secretary.

INTRODUCTIONS AND FIRST READING

HOUSE BILL NO. 924, by Representatives Clayton, Owen, Tilly, Wilson, Schmitten, Fancher, Bond, Fuller, Sanders, McGinnis, Smith (C), Haley, Greengo, Dunlap and Hastings:


To Committee on Labor

HOUSE BILL NO. 925, by Representatives Becker, Blair, Pruitt, Nelson (D), Zimmerman, Gruger, Maxie, Greengo and Lux:

AN ACT Relating to unemployable persons; and amending section 74.04.005, chapter 26, Laws of 1959 as last amended by section 1, chapter 173, Laws of 1969 ex. sess. and RCW 74.04.005.

To Committee on Social and Health Services

HOUSE BILL NO. 926, by Representatives Eberle, Isaacscon and McGinnis:

AN ACT Relating to state government; adding a new chapter to Title 44 RCW; and making an appropriation.

To Committee on Commerce
HOUSE BILL NO. 927, by Representative Adams:

AN ACT Relating to revenue and taxation; amending and reenacting section 82.08.030, chapter 15, Laws of 1961 as last amended by section 6, chapter 166, Laws of 1977 ex. sess., by section 1, chapter 179, Laws of 1977 ex. sess. and by section 1, chapter 2, Laws of 1979 (Initiative Measure No. 345, approved November 8, 1977) and RCW 82.08.030; and amending and reenacting section 82.12.030, chapter 15, Laws of 1961 as last amended by section 7, chapter 166, Laws of 1977 ex. sess., by section 111, chapter 169, Laws of 1977 ex. sess., by section 2, chapter 179, Laws of 1977 ex. sess., and by section 2, chapter 2, Laws of 1979 (Initiative Measure No. 345, approved November 8, 1977) and RCW 82.12.030.

To Committee on Revenue

HOUSE BILL NO. 928, by Representatives Bauer and Haley:

AN ACT Relating to public employment; and amending section 2, chapter 6, Laws of 1977 and RCW 41.06.110.

To Committee on State Government

HOUSE BILL NO. 929, by Representatives Nelson (D), Williams and Haley:

AN ACT Relating to building standards; amending section 3, chapter 96, Laws of 1974 ex. sess. as last amended by section 11, chapter 14, Laws of 1977 ex. sess. and RCW 19.27.030; creating a new section; repealing section 1 through 10, chapter 14, Laws of 1977 ex. sess. and RCW 19.27.200 through 19.27-.290; repealing section 14, chapter 14, Laws of 1977 ex. sess. and RCW 19.27.300; repealing section 16, chapter 14, Laws of 1977 ex. sess. and RCW 19.27.310; and repealing section 17, chapter 14, Laws of 1977 ex. sess. and RCW 19.27.905.

To Committee on Energy and Utilities

HOUSE BILL NO. 930, by Representatives Winsley and Sommers:

AN ACT Relating to property taxation; amending section 31, chapter 1, Laws of 1973 as last amended by section 13, chapter 314, Laws of 1977 ex. sess. and RCW 42.17.310; amending section 2, chapter 87, Laws of 1970 ex. sess. as amended by section 2, chapter 212, Laws of 1973 1st ex. sess. and RCW 84.34.020; amending section 3, chapter 87, Laws of 1970 ex. sess. as amended by section 3, chapter 212, Laws of 1973 1st ex. sess. and RCW 84.34.030; amending section 10, chapter 87, Laws of 1970 and RCW 84.34.100; amending section 12, chapter 212, Laws of 1973 1st ex. sess. and RCW 84.34.108; amending section 1, chapter 30, Laws of 1973 1st ex. sess. and RCW 84.48.150; and adding new sections to chapter 84.34 RCW.

To Committee on Revenue

HOUSE BILL NO. 931, by Representatives Winsley and Eng:


To Committee on Financial Institutions

HOUSE BILL NO. 932, by Representative Eng:


To Committee on Financial Institutions

HOUSE BILL NO. 933, by Representatives Patterson, Keller, Erickson and Mitchell:

AN ACT Relating to public hospital districts; and amending section 4, chapter 267, Laws of 1953 and RCW 70.44.200.

To Committee on Local Government
HOUSE BILL NO. 934, by Representatives Bond, Flanagan, Smith (C), McGinnis, Becker and Vrooman:

AN ACT Relating to the regional universities; providing for the acquisition, construction, remodeling, furnishing and equipping of certain state buildings and facilities for said institutions and the financing thereof by the issuance of bonds, including bond anticipation notes; providing ways and means of payment of such bonds; adding new sections to chapter 28B.35 RCW; and declaring an emergency.

To Committee on Appropriations

HOUSE BILL NO. 935, by Representatives Craswell and Sommers:

AN ACT Relating to the taxation of timber and forest lands; and amending section 1, chapter 347, Laws of 1977 ex. sess. and RCW 82.04.291.

To Committee on Revenue

HOUSE BILL NO. 936, by Representatives Sommers and Craswell:


To Committee on Revenue

HOUSE BILL NO. 937, by Representatives Ehlers and Gallagher:

AN ACT Relating to the state building code; adding a new section to chapter 19.27 RCW; and creating new sections.

To Committee on State Government

HOUSE BILL NO. 938, by Representatives Sommers and Craswell:

AN ACT Relating to the taxation of timber and forest lands; amending section 7, chapter 294, Laws of 1971 ex. sess. as last amended by section 1, chapter 347, Laws of 1977 ex. sess. and RCW 82.04.291; amending section 6, chapter 294, Laws of 1971 ex. sess. as last amended by section 2, chapter 347, Laws of 1977 ex. sess. and RCW 84.33.060; amending section 8, chapter 294, Laws of 1971 ex. sess. as last amended by section 3, chapter 347, Laws of 1977 ex. sess. and RCW 84.33.080; and adding new sections to chapter 294, Laws of 1971 ex. sess. and to chapter 84.33 RCW.

To Committee on Revenue

HOUSE BILL NO. 939, by Representatives Flanagan, Fancher, Barr, Tilly and Schmittcn:

AN ACT Relating to outfitters and guides; adding a new chapter to Title 77 RCW; repealing section 31, chapter 15, Laws of 1975 1st ex. sess. and RCW 77.32.226; and prescribing penalties.

To Committee on Natural Resources

HOUSE BILL NO. 940, by Representative Warnke:

AN ACT Relating to the employment agency advisory board; and amending section 14, chapter 289, Laws of 1977 ex. sess. and RCW 43.131.140.

To Committee on Commerce

HOUSE BILL NO. 941, by Representatives Warnke and Erak:

AN ACT Relating to education; and adding a new section to chapter 223, Laws of 1969 ex. sess. and to chapter 28A.58 RCW.

To Committee on Education

HOUSE BILL NO. 942, by Representative Warnke:

AN ACT Relating to classified employees in the common schools; adding a new section to chapter 28A.01 RCW; and adding a new section to chapter 28A.58 RCW.

To Committee on Education
AN ACT Relating to revenue and taxation; amending section 16, chapter 110, Laws of 1967 ex. sess. as last amended by section 8, chapter 71, Laws of 1974 ex. sess. and RCW 71.20.110; and amending section 7, page 210, Laws of 1888 as last amended by section 5, chapter 4, Laws of 1973 2nd ex. sess. and RCW 73.08.080.

To Committee on Revenue

THIRTY-THIRD DAY, FEBRUARY 9, 1979


To Committee on Commerce

HOUSE BILL NO. 945, by Representatives Chandler, Lux and Brekke:
AN ACT Relating to adverse possession; amending section 5, chapter 11, Laws of 1893 as last amended by section 7, chapter 80, Laws of 1977 ex. sess. and RCW 7.28.090; and creating a new section.

To Committee on Judiciary

HOUSE BILL NO. 946, by Representatives Keller, Ehlers, Kreidler, Deccio, Taller, Fuller, Nisbet, Rosbach, Adams, Erickson, Granlund, Winsley, Vrooman, Grimm, Owen and Walk:
AN ACT Relating to commerce, economic and cultural recreation development; providing for the planning, design, construction, furnishing, and landscaping of recreational performing arts facilities; providing for the financing thereof by issuance of bonds and anticipation notes; authorizing the acceptance of gifts of real property as a site for such facilities; adding a new section to chapter 43.31 RCW; adding new sections to chapter 43.83 RCW; and declaring an emergency.

To Committee on Appropriations

HOUSE BILL NO. 947, by Representatives Flanagan, Smith (C) and Taylor:
AN ACT Relating to irrigation districts; amending section 3, chapter 276, Laws of 1961 and RCW 87.03.441; and amending section 2, chapter 276, Laws of 1961 as last amended by section 1, chapter 367, Laws of 1977 ex. sess. and RCW 87.03.440.

To Committee on Local Government

HOUSE BILL NO. 948, by Representatives Warnke, Heck and Erak:
AN ACT Relating to common schools; adding a new section to chapter 223, Laws of 1969 ex. sess. and to chapter 28A.31 RCW; and providing penalties.

To Committee on Education

HOUSE BILL NO. 949, by Representatives Warnke, Heck and Walk:
AN ACT Relating to public employment; amending section 3, chapter 10, Laws of 1972 ex. sess. as amended by section 108, chapter 275, Laws of 1975 1st ex. sess. and RCW 28A.58.100; amending section 1, chapter 274, Laws of 1947 as last amended by section 16, chapter 295, Laws of 1977 ex. sess. and RCW 41.40.010; amending section 27, chapter 80, Laws of 1947 and RCW 41.32.270; creating new sections; and making an effective date.

To Committee on Education

HOUSE BILL NO. 950, by Representatives Warnke, Heck, Walk and North:
AN ACT Relating to education; creating new sections; adding new sections to chapter 223, Laws of 1969 ex. sess. as a new chapter to Title 28A RCW; making an appropriation; creating an effective date; and providing for the possible expiration hereof.

To Committee on Transportation

HOUSE BILL NO. 951, by Representatives Warnke, Heck, Walk and Erak:
AN ACT Relating to motor vehicles; and amending section 46.16.020, chapter 12, Laws of 1961 as last amended by section 5, chapter 169, Laws of 1975 1st ex. sess. and RCW 46.16.020.

To Committee on Transportation
HOUSE BILL NO. 952, by Representatives Winsley, Eng, Newhouse and Knowles:

AN ACT Relating to financial institutions; and amending section 4, chapter 280, Laws of 1961 and RCW 30.20.090.

To Committee on Financial Institutions

HOUSE BILL NO. 953, by Representatives Brown, Zimmerman, Charnley, Van Dyken, Dawson, Rohrbach, Teutsch, Keller, Brekke, North, Adams, Winsley, Haley and Granlund:

AN ACT Relating to first class cities; and adding a new section to chapter 35.22 RCW.

To Committee on Local Government

HOUSE BILL NO. 954, by Representatives Sanders and Garrett:


To Committee on Local Government

HOUSE BILL NO. 955, by Representatives Nelson (D), Valle, Lux, Charnley, Douthwaite, Maxie, Burns, Pruitt and Brekke:

AN ACT Relating to revenue and taxation; amending section 82.08.020, chapter 15, Laws of 1961 as last amended by section 2, chapter 324, Laws of 1977 ex. sess. and RCW 82.08.020; amending section 82.12.020, chapter 15, Laws of 1961 as last amended by section 3, chapter 324, Laws of 1977 ex. sess. and RCW 82.12.020; adding a new title to the Revised Code of Washington; creating new sections; adding a new section to chapter 82.04 RCW; making an appropriation; prescribing effective dates; and providing for a referendum.

To Committee on Revenue

HOUSE BILL NO. 956, by Representatives Lux, Scott and Monohon:

AN ACT Relating to benefits and claims for unemployment compensation; amending section 37, chapter 35, Laws of 1945 and RCW 50.04.360; and amending section 77, chapter 35, Laws of 1945 as amended by section 12, chapter 8, Laws of 1953 ex. sess. and RCW 50.20.090.

To Committee on Labor

HOUSE BILL NO. 957, by Representative Becker:

AN ACT Relating to off-road and nonhighway vehicles; and amending section 22, chapter 47, Laws of 1971 ex. sess. as last amended by section 14, chapter 220, Laws of 1977 ex. sess. and RCW 46.09.170.

To Committee on Transportation

HOUSE BILL NO. 958, by Representatives Polk, McCormick, Struthers, Adams and Sanders:

AN ACT Relating to business and occupation taxes; and amending section 82.04.430, chapter 15, Laws of 1961 as last amended by section 1, chapter 105, Laws of 1977 ex. sess. and RCW 82.04.430.

To Committee on Revenue

HOUSE BILL NO. 959, by Representatives Barr, Schmitten, Owen, Erickson, Walk, Amen, Zimmerman, Garrett, North, Jovanovich, Struthers, Fancher and Hastings:

AN ACT Relating to definitions in the public disclosure act; and amending section 2, chapter 1, Laws of 1973 as last amended by section 1, chapter 313, Laws of 1977 ex. sess. and RCW 42.17.020.

To Committee on Constitution, Elections and Governmental Ethics
HOUSE BILL NO. 960, by Representatives Polk, McCormick, Struthers, Rohrbach and Sanders:

AN ACT Relating to revenue and taxation; amending section 1, chapter 8, Laws of 1970 ex. sess. as last amended by section 5, chapter 291, Laws of 1975 1st ex. sess. and RCW 82.04.050; and amending section 82.04.430, chapter 15, Laws of 1961 as last amended by section 1, chapter 105, Laws of 1977 ex. sess. and RCW 82.04.430.

To Committee on Revenue

HOUSE BILL NO. 961, by Representatives Erickson, Barnes, Maxie, Grimm, Fuller and Taylor (by Department of Veterans' Affairs request):

AN ACT Relating to commercial fishing; amending section 4, chapter 183, Laws of 1975 1st CL sess. as amended by section 4, chapter 230, Laws of 1977 ex. sess. and RCW 75.28.510; amending section 6, chapter 183, Laws of 1975 1st ex. sess. and RCW 75.28.520; amending section 10, chapter 183, Laws of 1975 1st ex. sess. as amended by section 6, chapter 230, Laws of 1977 ex. sess. and RCW 75.28.540; and amending section 8, chapter 183, Laws of 1975 1st ex. sess. as amended by section 172, chapter 34, Laws of 1975—76 2nd ex. sess. and RCW 75.28.530.

To Committee on Higher Education

HOUSE BILL NO. 962, by Representatives Schmitten and Wilson (by Department of Fisheries request):

AN ACT Relating to tuition and fees at institutions of higher education; and amending section 22, chapter 279, Laws of 1971 ex. sess. as last amended by section 9, chapter 322, Laws of 1977 ex. sess. and RCW 28B.15.620.

To Committee on Natural Resources

HOUSE BILL NO. 963, by Representatives Warnke, Blair, Thompson and Polk:

Laws of 1973 and RCW 76.42.040; repealing section 6, chapter 136, Laws of 1973 and RCW 76.42- 0.50; repealing section 4, chapter 299, Laws of 1957, section 38, chapter 278, Laws of 1975 1st ex. sess. and RCW 72.99.200; declaring an emergency; and providing effective dates.

To Committee on Appropriations

HOUSE BILL NO. 964, by Representative Valle:

AN ACT Relating to water well construction; amending section 2, chapter 212, Laws of 1971 ex. sess. and RCW 18.104.020; and repealing section 9, chapter 212, Laws of 1971 ex. sess., section 55, chapter 34, Laws of 1975-76 2nd ex. sess. and RCW 18.104.090.

To Committee on Ecology

HOUSE BILL NO. 965, by Representatives Ehlers, Bauer, Tilly and Haley (by Commission for Vocational Education request):

AN ACT Relating to expenses and costs incurred by the commission for vocational education for fire service training operations; creating new sections; and adding new sections to chapter 43.79 RCW.

To Committee on Appropriations

HOUSE BILL NO. 966, by Representatives Schmitten, Wilson and Sanders (by Department of Fisheries request):

AN ACT Relating to food fish and shellfish; amending section 75.28.380, chapter 12, Laws of 1955 as amended by section 5, chapter 171, Laws of 1957 and RCW 75.28.380; and adding a new section to chapter 75.28 RCW.

To Committee on Natural Resources

HOUSE BILL NO. 967, by Representatives O'Brien and Sommers:

AN ACT Relating to state government; amending section 1, chapter ... (HB 344), Laws of 1979 and RCW 43.17.010; amending section 2, chapter ... (HB 344), Laws of 1979 and RCW 43.17.020; adding a new chapter to Title 43 RCW; and creating new sections.

To Committee on State Government

HOUSE BILL NO. 968, by Representatives Becker and Van Dyken:

AN ACT Relating to public buildings; and adding a new chapter to Title 79 RCW.

To Committee on Local Government

HOUSE BILL NO. 969, by Representatives Craswell and Smith (R):

AN ACT Relating to the motor vehicles excise tax; and amending section 1, chapter 87, Laws of 1972 ex. sess. as amended by section 5, chapter 54, Laws of 1974 ex. sess. and RCW 82.44.150.

To Committee on Transportation

HOUSE BILL NO. 970, by Representatives Salatino and Brekke:

AN ACT Relating to education; and adding a new section to chapter 223, Laws of 1969 ex. sess. and to chapter 28A.58 RCW.

To Committee on Education

HOUSE BILL NO. 971, by Representatives Polk, Dunlap and Deccio:

AN ACT Relating to education; and amending section 18, chapter 359, Laws of 1977 ex. sess. and RCW 28A.58.758.

To Committee on Education

HOUSE BILL NO. 972, by Representatives Rohrbach, Barnes and Garrett:

AN ACT Relating to fire protection districts; and amending section 6, chapter 237, Laws of 1959 and RCW 52.22.030.

To Committee on Local Government

HOUSE BILL NO. 973, by Representatives Charnley, Nelson (D), Valle, Brekke, Burns and Pruitt:

AN ACT Relating to revenue and taxation; adding a new title to the Revised Code of Washington; creating new sections; making an appropriation; and providing for a referendum.

To Committee on Revenue
THIRTY-THIRD DAY, FEBRUARY 9, 1979

HOUSE BILL NO. 974, by Representative Lux:
AN ACT Relating to unfair labor practices; adding new sections to chapter 49.44 RCW; and prescribing penalties.
To Committee on Labor

HOUSE BILL NO. 975, by Representatives Jovanovich, Barnes, Rohrbach, Sherman, Valle and North:
To Committee on Judiciary

HOUSE BILL NO. 976, by Representatives Winsley and Hurley:
AN ACT Relating to branch banks; amending section 30.40.020, chapter 33, Laws of 1955 as last amended by section 35, chapter 53, Laws of 1973 1st ex. sess. and RCW 30.40.020; and providing an effective date.
To Committee on Financial Institutions

HOUSE BILL NO. 977, by Representatives Sommers, Dunlap and Sherman:
AN ACT Relating to regular sessions of the legislature; amending section 1, chapter 20, Laws of 1891 and RCW 44.04.010; and creating a new section.
To Committee on Constitution, Elections and Governmental Ethics

HOUSE BILL NO. 978, by Representatives Monohon, Erak and Garrett:
AN ACT Relating to county transportation authorities; and amending section 3, chapter 167, Laws of 1974 ex. sess. and RCW 36.57.030.
To Committee on Local Government

HOUSE BILL NO. 979, by Representatives Zimmerman and Keller:
AN ACT Relating to liens; and amending section 1, chapter 45, Laws of 1909 as last amended by section 1, chapter 57, Laws of 1977 ex. sess. and RCW 60.04.020.
To Committee on Commerce

HOUSE BILL NO. 980, by Representatives Lux, Bender and Scott:
AN ACT Relating to public employees' collective bargaining; and adding a new section to chapter 41.56 RCW.
To Committee on Labor

HOUSE BILL NO. 981, by Representatives O'Brien, Zimmerman, Polk, Salatino and Ehlers:
AN ACT Relating to sales of works of fine art; adding a new chapter to Title 19 RCW; and defining a crime.
To Committee on Commerce

HOUSE BILL NO. 982, by Representatives Gallagher, Dawson, Brown, Walk, Adams, Winsley, Erickson, Grimm, Granlund, Haley and Salatino:
AN ACT Relating to state development and world fairs; establishing a commission; describing its powers and duties; creating new sections; and declaring an emergency.
To Committee on Commerce

HOUSE BILL NO. 983, by Representatives Charnley, Barnes, Grimm, Burns, Teutsch, Salatino, McGinnis, Oliver, Gruger, Erickson and Patterson:
AN ACT Relating to institutions of higher education; and amending section 3, chapter ..., Laws of 1979 (HB No. 348) and RCW 28B.10.650.
To Committee on Higher Education

HOUSE BILL NO. 984, by Representatives Adams, Zimmerman, Brekke, Pruitt, Salatino, Dawson and Charnley:
AN ACT Relating to health care services; adding a new section to chapter 48.21 RCW; adding a new section to chapter 48.44 RCW; creating new sections; and providing an effective date.
To Committee on Insurance
HOUSE BILL NO. 985, by Representatives Struthers, Knowles, Addison, Owen, Gallagher, Deccio and Teutsch:

AN ACT Relating to the powers and duties of the utilities and transportation commission; and adding new sections to chapter 80.04 RCW.

To Committee on Energy and Utilities

HOUSE BILL NO. 986, by Representatives Ehlers and Sommers:


To Committee on Social Government

HOUSE BILL NO. 987, by Representative Salatino:

AN ACT Relating to insurance for health care services; and amending section 3, chapter 117, Laws of 1975 1st ex. sess. and RCW 48.44.250.

To Committee on Insurance

HOUSE BILL NO. 988, by Representatives Oliver, Flanagan, Clayton, Fuller, Isaacscon, Haley, McGinnis and Van Dyken:

AN ACT Relating to public assistance; adding new sections to chapter 74.22 RCW; and adding new sections to chapter 74.23 RCW.

To Committee on Social and Health Services

HOUSE BILL NO. 989, by Representatives Haley, McCormick, Scott, Tupper, Isaacscon and Grimm:

AN ACT Relating to the powers and duties of the utilities and transportation commission; and adding a new section to chapter 80.04 RCW.

To Committee on Energy and Utilities
HOUSE BILL NO. 990, by Representatives Owen, Winsley, O'Brien and Sanders:

AN ACT Relating to alcoholic beverages; and amending section 90-A added to chapter 62, Laws of 1933 ex. sess. by section 2, chapter 48, Laws of 1945 as last amended by section 1, chapter 275, Laws of 1969 ex. sess. and RCW 66.28.020.

To Committee on Commerce

HOUSE BILL NO. 991, by Representative Bender:

AN ACT Relating to labor unions; and adding a new section to chapter 49.36 RCW.

To Committee on Labor

HOUSE BILL NO. 992, by Representative Struthers:

AN ACT Relating to noncharter code cities; amending section 1, chapter 81, Laws of 1973 1st ex. sess. and RCW 35A.11.080; and amending section 2, chapter 81, Laws of 1973 1st ex. sess. and RCW 35A.11.090.

To Committee on Constitution, Elections and Governmental Ethics

HOUSE BILL NO. 993, by Representative Bender:

AN ACT Relating to industrial welfare; and adding a new section to chapter 49.12 RCW.

To Committee on Labor

HOUSE BILL NO. 994, by Representatives Salatino, Barnes, Grimm, Burns and Oliver:

AN ACT Relating to the state student financial aid program; amending section 8, chapter 222, Laws of 1969 ex. sess. as amended by section 16, chapter 132, Laws of 1975 1st ex. sess. and RCW 28B.10.802; creating new sections; making an appropriation; and declaring an emergency.

To Committee on Higher Education

HOUSE BILL NO. 995, by Representatives Lux, Tupper, Kreidler, Erak, Burns and Nelson (D):

AN ACT Relating to municipal parking; amending section 35.86.010, chapter 7, Laws of 1965 as last amended by section 1, chapter 221, Laws of 1975 1st ex. sess. and RCW 35.86.010; and repealing section 12, chapter 204, Laws of 1969 ex. sess., section 4, chapter 221, Laws of 1975 1st ex. sess. and RCW 35.86A.120.

To Committee on Transportation

HOUSE BILL NO. 996, by Representatives Knowles, Eberle, Winsley and Hurley:

AN ACT Relating to the privacy of financial affairs; adding a new section to chapter 9.73 RCW; adding a new chapter to Title 19 RCW; creating a new section; and prescribing penalties.

To Committee on Judiciary

HOUSE BILL NO. 997, by Representatives Pruitt, Sanders, Nelson (D), Haley, Lux, Salatino and Valle:

AN ACT Relating to revenue and taxation; amending section 28A.47.440, chapter 222, Laws of 1969 ex. sess. as last amended by section 1, chapter 157, Laws of 1972 ex. sess. and RCW 28A.47.440; amending section 28A.47.590, chapter 223, Laws of 1969 ex. sess. and RCW 28A.47.590; amending section 82.24.020, chapter 15, Laws of 1961 as last amended by section 3, chapter 157, Laws of 1972 ex. sess. and RCW 82.24.020; amending section 7, chapter 157, Laws of 1972 ex. sess. as amended by section 1, chapter 22, Laws of 1975 1st ex. sess. and RCW 82.24.260; adding a new section to chapter 82.24 RCW; and repealing section 1, chapter 41, Laws of 1973, section 1, chapter 173, Laws of 1974 ex. sess. and RCW 73.32.130.

To Committee on Revenue

HOUSE BILL NO. 998, by Representatives Polk, King, Zimmerman and Thompson:

AN ACT Relating to newspaper advertising rates for political candidates; and amending section 2, chapter 186, Laws of 1955 and RCW 65.16.095.

To Committee on Constitution, Elections and Governmental Ethics

HOUSE BILL NO. 999, by Representatives Kreidler, Nelson (D), Teutsch, Becker, Pruitt, Adams, Haley, Brekke and Blair:

AN ACT Relating to domestic relations; amending sections 13 and 14, page 83, Laws of 1866 as last amended by section 29, chapter 154, Laws of 1973 1st ex. sess. and RCW 26.04.210; amending section 419, chapter 249, Laws of 1909 and RCW 26.04.250; repealing section 1, chapter 174, Laws of 1909,

To Committee on Social and Health Services

HOUSE BILL NO. 1000, by Representatives Oliver, McCormick, Nelson (D), Amen, Sanders, Haley, Barr, Clayton and Fuller:

AN ACT Relating to revenue and taxation; adding a new section to chapter 82.36 RCW; adding a new section to chapter 82.37 RCW; and providing an expiration date.

To Committee on Energy and Utilities

HOUSE BILL NO. 1001, by Representatives Burns, Sherman, Douthwaite, Nelson (D), Gruger and Lux:

AN ACT Relating to bicycles; amending section 86, chapter 155, Laws of 1965 ex. sess. and RCW 46.04- .071; amending section 79, chapter 155, Laws of 1965 ex. sess. and RCW 46.61.750; amending section 81, chapter 155, Laws of 1965 ex. sess. and RCW 46.61.760; amending section 83, chapter 155, Laws of 1965 ex. sess. as amended by section 14, chapter 141, Laws of 1974 ex. sess. and RCW 46.61.770; and amending section 85, chapter 155, Laws of 1965 ex. sess. as amended by section 39, chapter 62, Laws of 1975 and RCW 46.61.780.

To Committee on Transportation

HOUSE BILL NO. 1002, by Representatives Oliver and Charnley:

AN ACT Relating to local government; adding a new section to chapter 35.13 RCW; and adding a new section to chapter 35A.14 RCW.

To Committee on Local Government

HOUSE BILL NO. 1003, by Representatives Haley, Winsley, Dawson, Brown, Erickson, Adams, Grimm, Walk, Ehlers, Salatino, Gallagher, Vrooman, Rosbach and Granlund:

AN ACT Relating to the state ferry system; and adding a new section to chapter 47.56 RCW.

To Committee on Transportation

HOUSE BILL NO. 1004, by Representatives Sanders, Valle, Nelson (D) and Isaacson:

AN ACT Relating to revenue and taxation; and amending section 82.24.020, chapter 15, Laws of 1961 as last amended by section 3, chapter 157, Laws of 1972 ex. sess. and RCW 82.24.020.

To Committee on Revenue

HOUSE BILL NO. 1005, by Representatives Craswell, Douthwaite, Whiteside, Erickson, Sommers, Pruitt, Dawson, Blair, Houchen, Teutsch, Winsley, Kreidler, Tupper, Haley, Tilly and Newhouse:

AN ACT Relating to mental illness; and amending section 7, chapter 142, Laws of 1973 1st ex. sess. and RCW 71.05.020.

To Committee on Judiciary

HOUSE BILL NO. 1006, by Representatives Winsley, Brown, Dawson, Tupper, Rohrbach, Burns and Bender:

AN ACT Relating to veterans' benefits; amending section 13, chapter 154, Laws of 1972 ex. sess. as last amended by section 3, chapter 273, Laws of 1975 1st ex. sess. and RCW 73.34.120; amending section 2, chapter 115, Laws of 1975-76 2nd ex. sess. and RCW 43.60A.020; creating new sections; adding new sections to chapter 154, Laws of 1972 ex. sess. and to chapter 73.34 RCW; making an appropriation; and declaring an emergency.

To Committee on State Government

HOUSE BILL NO. 1007, by Representatives Sprague, Bender, McGinnis, Jovanovich, Granlund, Williams, Garrett, Brown, Brekke, Struthers, Isaacson, Nelson (G.A.), Deccio, Hurley, Clayton, North and Fuller:

AN ACT Relating to outdoor recreation; and adding new sections to chapter 43.99 RCW.

To Committee on Parks and Recreation
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HOUSE BILL NO. 1008, by Representatives McDonald, Vrooman, Schmitten, Owen and Wilson:

AN ACT Relating to commercial fishing vessels; and amending section 75.28.100, chapter 12, Laws of 1955 as amended by section 9, chapter 309, Laws of 1959 and RCW 75.28.100.

To Committee on Natural Resources

HOUSE BILL NO. 1009, by Representative Lux:

AN ACT Relating to business and occupation taxes; and amending section 82.04.430, chapter 15, Laws of 1961 as last amended by section 1, chapter 105, Laws of 1977 ex. sess. and RCW 82.04.430.

To Committee on Revenue

HOUSE BILL NO. 1010, by Representatives Winsley, Ehlers, Blair, Erickson, Deccio, Walk, Newhouse and Grimm:

AN ACT Relating to the qualifications of law enforcement executive officers; adding a new section to chapter 35.21 RCW; adding a new section to chapter 35A.21 RCW; and adding a new section to chapter 36.28 RCW.

To Committee on Local Government

HOUSE BILL NO. 1011, by Representatives Dawson, Craswell, Eberle, Adams, Owen, Monohon, Jovanovich, Nisbet, Smith (R), Granlund and Rohrbach:

AN ACT Relating to public lands; and amending section 130, chapter 255, Laws of 1927 as amended by section 3, chapter 97, Laws of 1969 ex. sess. and RCW 79.01.520.

To Committee on Natural Resources

HOUSE BILL NO. 1012, by Representatives Scott, Wilson, Martinis, Lux and Burns:

AN ACT Relating to revenue and taxation; adding a new section to chapter 84.28 RCW; adding a new section to chapter 84.33 RCW; and adding a new section to chapter 84.34 RCW.

To Committee on Natural Resources

HOUSE BILL NO. 1013, by Representatives Sherman, Haley and Charnley:

AN ACT Relating to energy and utilities regulation; amending section 80.04.010, chapter 14, Laws of 1961 as last amended by section 1, chapter 47, Laws of 1977 ex. sess. and RCW 80.04.010; and creating a new section.

To Committee on Energy and Utilities

HOUSE BILL NO. 1014, by Representatives Tupper, Brekke, Mitchell, Houchen, McDonald, Pruitt, Jovanovich, Greengo, Van Dyken and Taylor:

AN ACT Relating to crimes; amending section 4, chapter 227, Laws of 1957 as last amended by section 1, chapter 29, Laws of 1969 and RCW 9.95.210; adding a new section to chapter 9.95 RCW; and prescribing penalties.

To Committee on Judiciary

HOUSE BILL NO. 1015, by Representatives Owen, Newhouse, Sommers, Whiteside and Flanagan:

AN ACT Relating to public employees' collective bargaining; amending section 4, chapter 131, Laws of 1973 as last amended by section 2, chapter 14, Laws of 1975-76 2nd ex. sess. and RCW 41.56.450; amending section 5, chapter 131, Laws of 1973 and RCW 41.56.460; amending section 7, chapter 131, Laws of 1973 as amended by section 30, chapter 296, Laws of 1975 1st ex. sess. and RCW 41.56.480; adding a new section to chapter 41.56 RCW; creating new sections; repealing section 3, chapter 131, Laws of 1973, section 28, chapter 296, Laws of 1975 1st ex. sess., section 1, chapter 14, Laws of 1975-76 2nd ex. sess. and RCW 41.56.440; and declaring an emergency.

To Committee on Labor

HOUSE BILL NO. 1016, by Representatives Newhouse and Sommers:


To Committee on Revenue

HOUSE BILL NO. 1017, by Representative McCormick:
AN ACT Relating to public utilities.

To Committee on Rules

HOUSE BILL NO. 1018, by Representative Douthwaite:
AN ACT Relating to insurance.

To Committee on Rules

HOUSE BILL NO. 1019, by Representative Douthwaite:
AN ACT Relating to insurance.

To Committee on Rules

HOUSE BILL NO. 1020, by Representative Craswell:
AN ACT Relating to revenue and taxation.

To Committee on Rules

HOUSE BILL NO. 1021, by Representatives Adams, Whiteside, Lux and Brekke:
AN ACT Relating to electric shock therapy.

To Committee on Rules

HOUSE BILL NO. 1022, by Representatives Wilson and Martinis:
AN ACT Relating to transportation.

To Committee on Rules

HOUSE BILL NO. 1023, by Representatives Isaacson and Oliver:
AN ACT Relating to operating agencies; establishing an audit and organizational procedure; and amending chapter 43.52 RCW.

To Committee on Rules

HOUSE BILL NO. 1024, by Representatives Wilson and Martinis:
AN ACT Relating to public transportation.

To Committee on Rules

HOUSE BILL NO. 1025, by Representatives Wilson and Martinis:
AN ACT Relating to public transportation.

To Committee on Rules

HOUSE BILL NO. 1026, by Representatives Wilson and Martinis:
AN ACT Relating to marine transportation.

To Committee on Rules

HOUSE BILL NO. 1027, by Representatives Martinis and Wilson:
AN ACT Relating to motor vehicles.

To Committee on Rules
HOUSE BILL NO. 1028, by Representatives Martinis and Wilson:
AN ACT Relating to motor vehicles.
To Committee on Rules

HOUSE BILL NO. 1029, by Representative Adams:
AN ACT Relating to health and welfare.
To Committee on Rules

HOUSE BILL NO. 1030, by Representative Whiteside:
AN ACT Relating to health and welfare.
To Committee on Rules

HOUSE BILL NO. 1031, by Representatives Martinis and Wilson:
AN ACT Relating to transportation.
To Committee on Rules

HOUSE BILL NO. 1032, by Representatives Wilson and Martinis:
AN ACT Relating to transportation.
To Committee on Rules

HOUSE BILL NO. 1033, by Representatives Martinis and Wilson:
AN ACT Relating to transportation funding.
To Committee on Rules

HOUSE BILL NO. 1034, by Representatives Martinis and Wilson:
AN ACT Relating to transportation funding.
To Committee on Rules

HOUSE BILL NO. 1035, by Representatives Martinis and Wilson:
AN ACT Relating to state highway bonds.
To Committee on Rules

HOUSE BILL NO. 1036, by Representative McCormick:
AN ACT Relating to energy.
To Committee on Rules

HOUSE BILL NO. 1037, by Representatives Craswell and Fancher:
AN ACT Relating to revenue and taxation; and creating new sections.
To Committee on Rules

HOUSE BILL NO. 1038, by Representative O'Brien:
AN ACT Relating to public corporations.
To Committee on Rules

HOUSE BILL NO. 1039, by Representatives Erickson and Oliver:
AN ACT Relating to governmental ethics.
To Committee on Rules

HOUSE BILL NO. 1040, by Representatives Oliver and Erickson:
AN ACT Relating to public disclosure.
To Committee on Rules

HOUSE BILL NO. 1041, by Representatives Chandler and Heck:
AN ACT Relating to education.
To Committee on Rules
HOUSE BILL NO. 1042, by Representatives Heck and Chandler:
AN ACT Relating to education.
To Committee on Rules

HOUSE BILL NO. 1043, by Representative Thompson:
AN ACT Relating to the legislature.
To Committee on Rules

HOUSE BILL NO. 1044, by Representatives Heck and Chandler:
AN ACT Relating to education.
To Committee on Rules

HOUSE BILL NO. 1045, by Representative McDonald (by Department of Retirement Systems request):
AN ACT Relating to state retirement systems; and creating new sections.
To Committee on Rules

HOUSE BILL NO. 1046, by Representative Douthwaite (by Department of Retirement Systems request):
AN ACT Relating to state retirement systems; and creating new sections.
To Committee on Rules

HOUSE BILL NO. 1047, by Representative Taller (by Department of Retirement Systems request):
AN ACT Relating to state retirement systems; and creating new sections.
To Committee on Rules

HOUSE BILL NO. 1048, by Representative Thompson:
AN ACT Relating to boating registration.
To Committee on Rules

HOUSE BILL NO. 1049, by Representative Kreidler:
AN ACT Relating to port districts.
To Committee on Rules

HOUSE BILL NO. 1050, by Representatives Barnes and Grimm:
AN ACT Relating to higher education.
To Committee on Rules

HOUSE BILL NO. 1051, by Representatives Grimm and Barnes:
AN ACT Relating to higher education.
To Committee on Rules

HOUSE BILL NO. 1052, by Representatives Grimm and Barnes:
AN ACT Relating to higher education.
To Committee on Rules

HOUSE BILL NO. 1053, by Representatives Barnes and Grimm:
AN ACT Relating to higher education.
To Committee on Rules

HOUSE BILL NO. 1054, by Representative Erak:
AN ACT Relating to public lands.
To Committee on Rules
HOUSE BILL NO. 1055, by Representatives Ehlers and Taller:
AN ACT Relating to state government.
To Committee on Rules

HOUSE BILL NO. 1056, by Representatives Ehlers and Taller:
AN ACT Relating to state government.
To Committee on Rules

HOUSE BILL NO. 1057, by Representatives Taller and Ehlers:
AN ACT Relating to state government.
To Committee on Rules

HOUSE BILL NO. 1058, by Representatives Taller and Ehlers:
AN ACT Relating to state government.
To Committee on Rules

HOUSE BILL NO. 1059, by Representatives Taller and Ehlers:
AN ACT Relating to state government.
To Committee on Rules

HOUSE BILL NO. 1060, by Representatives Ehlers and Taller:
AN ACT Relating to state government.
To Committee on Rules

HOUSE BILL NO. 1061, by Representative Williams:
AN ACT Relating to the Washington public power supply system.
To Committee on Rules

HOUSE BILL NO. 1062, by Representative Adams:
AN ACT Relating to health.
To Committee on Rules

HOUSE BILL NO. 1063, by Representative Haley:
AN ACT Relating to a state grand jury.
To Committee on Rules

HOUSE BILL NO. 1064, by Representative North:
AN ACT Relating to appropriations.
To Committee on Rules

HOUSE BILL NO. 1065, by Representatives Erickson and Oliver:
AN ACT Relating to governmental ethics.
To Committee on Rules

HOUSE BILL NO. 1066, by Representatives Struthers and Owen:
AN ACT Relating to juvenile justice.
To Committee on Rules

HOUSE BILL NO. 1067, by Representatives Craswell and Sommers:
AN ACT Relating to revenue and taxation.
To Committee on Rules

HOUSE BILL NO. 1068, by Representatives Sommers and Craswell:
AN ACT Relating to revenue and taxation.
To Committee on Rules
HOUSE BILL NO. 1069, by Representatives Craswell and Sommers:
AN ACT Relating to revenue and taxation.
   To Committee on Rules

HOUSE BILL NO. 1070, by Representatives Sommers and Craswell:
AN ACT Relating to revenue and taxation.
   To Committee on Rules

HOUSE BILL NO. 1071, by Representative McCormick:
AN ACT Relating to energy conservation.
   To Committee on Rules

HOUSE BILL NO. 1072, by Representative Haley:
AN ACT Relating to energy generation.
   To Committee on Rules

HOUSE BILL NO. 1073, by Representative McCormick:
AN ACT Relating to energy policy.
   To Committee on Rules

HOUSE BILL NO. 1074, by Representative Haley:
AN ACT Relating to energy facilities.
   To Committee on Rules

HOUSE BILL NO. 1075, by Representative McCormick:
AN ACT Relating to the Washington public power and supply system.
   To Committee on Rules

HOUSE BILL NO. 1076, by Representative Haley:
AN ACT Relating to energy conservation.
   To Committee on Rules

HOUSE BILL NO. 1077, by Representatives Chandler and Heck:
AN ACT Relating to education.
   To Committee on Rules

HOUSE BILL NO. 1078, by Representatives Vrooman and Schmitten:
AN ACT Relating to forest products.
   To Committee on Rules

HOUSE BILL NO. 1079, by Representatives Charnley and Zimmerman:
AN ACT Relating to development.
   To Committee on Rules

HOUSE BILL NO. 1080, by Representatives Becker and Polk (by Office of Financial Management request):
AN ACT Relating to state government.
   To Committee on Rules
HOUSE BILL NO. 1081, by Representatives Charnley and Zimmerman:
AN ACT Relating to growth management.
To Committee on Rules

HOUSE BILL NO. 1082, by Representatives Zimmerman and Charnley:
AN ACT Relating to special purpose districts.
To Committee on Rules

HOUSE BILL NO. 1083, by Representatives Zimmerman and Charnley:
AN ACT Relating to cities and towns.
To Committee on Rules

HOUSE BILL NO. 1084, by Representatives Zimmerman and Charnley:
AN ACT Relating to counties.
To Committee on Rules

HOUSE BILL NO. 1085, by Representatives Zimmerman and Charnley:
AN ACT Relating to development.
To Committee on Rules

HOUSE BILL NO. 1086, by Representatives Zimmerman and Charnley:
AN ACT Relating to growth management.
To Committee on Rules

HOUSE BILL NO. 1087, by Representatives Zimmerman and Charnley:
AN ACT Relating to annexation.
To Committee on Rules

HOUSE BILL NO. 1088, by Representatives Zimmerman and Charnley:
AN ACT Relating to port facilities.
To Committee on Rules

HOUSE BILL NO. 1089, by Representatives Charnley and Zimmerman:
AN ACT Relating to local government.
To Committee on Rules

HOUSE BILL NO. 1090, by Representatives Zimmerman and Charnley:
AN ACT Relating to local government.
To Committee on Rules

HOUSE BILL NO. 1091, by Representatives Charnley and Zimmerman:
AN ACT Relating to annexation.
To Committee on Rules

HOUSE BILL NO. 1092, by Representatives Charnley and Zimmerman:
AN ACT Relating to port facilities.
To Committee on Rules

HOUSE BILL NO. 1093, by Representatives Charnley and Zimmerman:
AN ACT Relating to special purpose districts.
To Committee on Rules

HOUSE BILL NO. 1094, by Representatives Charnley and Zimmerman:
AN ACT Relating to cities and towns.
To Committee on Rules

HOUSE BILL NO. 1095, by Representatives Charnley and Zimmerman:
AN ACT Relating to counties.
To Committee on Rules

HOUSE BILL NO. 1096, by Representative Thompson:
AN ACT Relating to contracting for services by school districts.

To Committee on Rules

HOUSE BILL NO. 1097, by Representative Williams:
AN ACT Relating to public utilities.

To Committee on Rules

HOUSE BILL NO. 1098, by Representative Williams:
AN ACT Relating to public utilities.

To Committee on Rules

HOUSE BILL NO. 1099, by Representatives Schmitten and Vrooman:
AN ACT Relating to food fish and shellfish.

To Committee on Rules

HOUSE BILL NO. 1100, by Representatives Vrooman and Schmitten:
AN ACT Relating to food fish and shellfish.

To Committee on Rules

HOUSE BILL NO. 1101, by Representatives Vrooman and Schmitten:
AN ACT Relating to public lands.

To Committee on Rules

HOUSE BILL NO. 1102, by Representatives Schmitten and Vrooman:
AN ACT Relating to public lands.

To Committee on Rules

HOUSE BILL NO. 1103, by Representatives Schmitten and Vrooman:
AN ACT Relating to game.

To Committee on Rules

HOUSE BILL NO. 1104, by Representatives Vrooman and Schmitten:
AN ACT Relating to game.

To Committee on Rules

HOUSE BILL NO. 1105, by Representatives Schmitten and Vrooman:
AN ACT Relating to forest products.

To Committee on Rules

HOUSE JOINT MEMORIAL NO. 9, by Representatives Douthwaite, Lux, Pruitt and Burns:
Requesting the federal government to cooperate with the state in planning for a peace-oriented economy.

To Committee on Constitution, Elections and Governmental Ethics

HOUSE JOINT MEMORIAL NO. 10, by Representatives Struthers, Deccio, Becker, Clayton, Owen, Taller, Nelson (D), Sprague, Hurley, Tilly, Barr and Salatino:
Requesting Congress to change federal laws to permit the shipment of prison-made goods in interstate commerce.

To Committee on Institutions

HOUSE JOINT RESOLUTION NO. 28, by Representatives Sommers, Zimmerman and Charnley:
Limiting the indebtedness of municipal corporations.

To Committee on Local Government
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HOUSE JOINT RESOLUTION NO. 29, by Representatives Oliver and Erickson:
   Amending the Constitution.
   To Committee on Rules

HOUSE CONCURRENT RESOLUTION NO. 7, by Representatives Lux, Douthwaite, Burns, Nelson (D) and Pruitt:
   Creating a legislative task force to study alternative uses for military resources to soften the impact of a decline in military expenditures.
   To Committee on Rules

MOTIONS

On motion of Mr. Polk, all bills, memorials and resolutions listed on today's agenda under the fourth order of business were considered first reading and passed to the committees designated.

On motion of Mr. Polk, HOUSE BILL NO. 733, HOUSE BILL NO. 738 and HOUSE BILL NO. 742 were referred to Committee on Ecology.

SECOND READING

   Making miscellaneous changes in basic education act.

The House resumed consideration of the bill on second reading. (For previous action, see House Journal, 31st Day, February 7, 1979.)

Ms. Galloway moved adoption of the following amendment:
   On page 4, line 10 after 'work skills,' strike all the language down to and including "section" on line 13 and insert "any local school district may establish minimum course mix percentages that deviate by up to five percentage points above or below those minimums required by subsection (2) of this section, so long as the total program hour requirement is still met"

Representatives Galloway, McDonald and Heck spoke in favor of the amendment, and it was adopted.

Mr. Barnes moved adoption of the following amendment:
   On page 10, line 17 strike everything after 'as' down to and including 'to,' on line 19, and insert "enrollment fluctuations and for ((special)) substantiated costs of programs, as defined by the legislature, including but not limited to, urban factors."

Mr. Chandler moved adoption of the following amendment to the Barnes amendment:
   Strike "but not limited to" and insert "((but not limited to))"

Representatives Chandler, Barnes and Bender spoke in favor of the amendment to the amendment, and Representatives Heck and Flanagan spoke against it.

Mr. Chandler spoke again in favor of the amendment to the amendment.

POINT OF INQUIRY

Mr. Chandler yielded to question by Ms. Sommers.

Ms. Sommers: "Representative Chandler, I'm trying to understand a little bit more clearly exactly what you think striking that phrase does."

Mr. Chandler: "I want to say in this language—the first issue is the fact that we've changed the words, 'the legislature may' to 'the legislature shall appropriate funds to be distributed to school districts for such factors as enrollment fluctuations,' and so on... 'substantiated programs as defined by the legislature including'—and I'm simply saying that these include urban factors and removing the language that says, 'but not limited to,' so that the definition is narrower rather than totally broad. I think that by doing this we eliminate many of the objections that have been expressed for changing the word 'may' to 'shall.' If you will recall in the 1977 session, this very issue was before us and Representative Shinpoch at that time was vigorous in his defense of the word 'may.' Many of us were just as vigorous in our defense of the word 'shall.' I think, frankly, that I was wrong at that time and he was right,"
and that if we are indeed going to change the word to 'shall' we want to be much more descriptive of what we are saying we 'shall' fund. If we leave the words 'not limited to,' then we are not at all limited on what that could be. It's very difficult, if not impossible, to define what we are going to appropriate. I think that's bad language to have in the basic education act."

POINT OF INQUIRY

Mr. Chandler yielded to question by Mr. Bender.

Mr. Bender: "Representative Chandler, we've been discussing this whole issue regarding trying to clarify the language, but I just received your second amendment here which strikes the last four words on line 22. What is really your intention? Are you trying to clarify the language, or are you trying to really limit the programs that can be offered?"

Mr. Chandler: "That is a second issue from this one and I really didn't want to speak to that now, but it's very clear what it does. It would be very limiting in what we are saying we 'shall' fund—that the legislature, if it's going to make that kind of commitment, I believe we should say what we are going to fund. We don't want to be kidding anybody that we are including their program when we do not intend to. Otherwise, I'm for going back to the word 'may'."

Mr. Bender now spoke in opposition to the amendment, and Mr. Blair spoke in favor of it.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representative Chandler to the amendment by Representative Barnes, and the amendment to the amendment was not adopted by the following vote: Yeas, 40; nays, 55; not voting, 3.


Not voting: Representatives Deccio, Eng, Martinis.

Mr. Flanagan moved adoption of the following amendment to the Barnes amendment:

*After "urban" insert "and rural"

Representatives Flanagan, Heck and Ehlers spoke in favor of the amendment to the amendment and it was adopted.

Speaker Berentson stated the question before the House to be the amendment by Representative Barnes as amended. Representatives Barnes and Heck spoke in favor of the amendment as amended, and it was adopted.

Mr. Bond moved adoption of the following amendment:

*On page 10, line 16 strike ((may)) shall' and insert 'may'*

Representatives Bond and Eberle spoke in favor of the amendment, and Representatives Douthwaite, Thompson and Chandler spoke against it.

Mr. Bond spoke again in favor of the amendment.

Mr. King demanded an electric roll call, and the demand was sustained.

ROLL CALL

The Clerk called the roll on adoption of the amendment to Substitute House Bill No. 210 by Representative Bond, and the amendment was not adopted by the following vote: Yeas, 20; nays, 75; not voting, 3.


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Not voting: Representatives Deccio, Eng, Martinis.

Substitute House Bill No. 210 was ordered engrossed and passed to Committee on Rules for third reading.

Speaker Berentson called on Mr. Amen to preside.

MOTION
Mr. Berentson moved that the Labor Committee be relieved of HOUSE BILL NO. 92, and that it be placed on Monday's second reading calendar.

Mr. Berentson spoke in favor of the motion, and Mr. Bagnariol spoke against it.

POINT OF ORDER
Mr. Newhouse: "Mr. Speaker, I think the speaker is impugning the activity and motives of one of the members of the House. I think he should refrain in doing that in floor debate."

The Speaker (Mr. Amen presiding): "I think your point is well taken, Representative Newhouse. Proceed, Representative Bagnariol."

Mr. Bagnariol concluded his remarks in opposition to the motion.

POINT OF ORDER
Mr. O'Brien: "Mr. Speaker, I would like to have you rule on House Rule 79, which states in part: 'Provided a majority of the members elected to the house may require a committee to report a bill back to the house during the order of business at which it may be considered.' I submit to you that the order of business that we could report back would be today, and not on Monday. Apparently he has encompassed two motions in one."

The Speaker (Mr. Amen presiding) declared the House to be at ease until 1:15 p.m.

The Speaker (Mr. Amen presiding) called the House to order.

With the consent of the House, Mr. O'Brien withdrew his point of order.

With the consent of the House, Mr. Berentson withdrew his motion to relieve the Labor Committee of House Bill No. 92.

MOTION
Mr. Berentson moved that the Labor Committee be relieved of House Bill No. 92 and that the bill be placed on today's second reading calendar.

Mr. Berentson spoke in favor of the motion, and Mr. Lux spoke against it.

POINT OF ORDER
Mr. Bond: "Mr. Speaker, it is important that we pay a little more attention to decorum and I would direct the members to Reed's Rule 212, which deals with this. It says, in part: '...the member shall never address any one but the presiding officer. He must not allude to any member by name, but by some descriptive expression, like "The gentleman who last addressed the assembly," "the gentleman from Virginia," "the noble and learned lord," "the gallant gentleman, the member from Portsmouth." I wish you would bring this to the attention of the members in order that no tempers will arise and the debate will proceed in good order."

The Speaker (Mr. Amen presiding): "Thank you, Representative Bond. Proceed, Representative Lux."

Mr. Lux concluded his remarks in opposition to the motion.

Mr. Patterson demanded an electric roll call, and the demand was sustained.

Representatives Newhouse and Fancher spoke in favor of the motion, and Mr. King spoke against it.

Mr. Polk spoke in favor of the motion.
POINT OF ORDER

Mr. Knowles: "He is impugning the motives of the House Democratic Floor Leader."

The Speaker (Mr. Amen presiding): "I don't believe he is. Continue, Representative Polk."

POINT OF PERSONAL PRIVILEGE

Mr. King: "I feel very strongly that my motives have been impugned. I'd like it on the record that I was not part of an agreement that this bill should be the first important bill out of the Labor Committee at any time."

The Speaker (Mr. Amen presiding): "Continue, Representative Polk."

Mr. Polk concluded his remarks in favor of the motion.

Mr. Clayton spoke in favor of the motion, and Mr. Bagnariol spoke against it.

POINT OF ORDER

Mr. Newhouse: "Mr. Speaker, he has called me by name, but has misquoted me and I resent that."

The Speaker (Mr. Amen presiding): "Continue, Representative Bagnariol."

Mr. Bagnariol concluded his remarks in opposition to the motion, and Mr. Berentson spoke again in favor of it.

Mr. Patterson demanded the previous question, and the demand was sustained.

ROLL CALL

The Clerk called the roll on the motion that the Labor Committee be relieved of House Bill No. 92 and the bill be placed on today's second reading calendar, and the motion was lost by the following vote: Yeas, 48; nays, 45; not voting, 5.


Speaker Berentson resumed the Chair.

MOTION

On motion of Mr. Polk, the House reverted to the fifth order of business.

REPORTS OF STANDING COMMITTEES

February 7, 1979

HOUSE BILL NO. 2, Prime Sponsor: Representative Erickson, providing for refund of sales tax for returned merchandise. Reported by Committee on Revenue.

MAJORITY recommendation: Do pass. Signed by Representatives Craswell, Co-Chairwoman; Sommers, Co-Chairwoman; Addison, Brown, Erickson, Flanagan, Galloway, Granlund, Greengo, Hastings, Nelson (D), Sanders, Smith (R), Winsley.

February 7, 1979

HOUSE BILL NO. 20, Prime Sponsor: Representative Burns, establishing a housing finance commission. Reported by Committee on State Government.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Ehlers, Executive Chairman; Taller, Co-Chairman; Burns, Greengo, Haley, Jovanovich, O'Brien, Pruitt, Salatino, Walk, Williams.

February 8, 1979

HOUSE BILL NO. 46, Prime Sponsor: Representative Clayton, providing for promoting markets for state agricultural products. Reported by Committee on Agriculture.
MAJORITY recommendation: Do pass with the following amendments:
On page 1, line 9 strike the period and insert "PROVIDED. That in matters of foreign trade the department shall coordinate with the department of commerce and economic development."
On page 1, line 20 after "with" strike "foreign firms" and insert "domestic firms, foreign firms."
On page 2, line 2 after "To" strike "assist and to"
On page 2, line 6 after "To" strike "administer state participation" and insert "participate"
Signed by Representatives Kreidler, Executive Chairman; Fancher, Co-Chairwoman; Amen, Becker, Clayton, Hastings, Heck, Scott, Van Dyken.

February 6, 1979

HOUSE BILL NO. 86, Prime Sponsor: Representative Eng, regulating debt adjusters. Reported by Committee on Financial Institutions.

MAJORITY recommendation: Do pass with the following amendment:
On page 2, line 19 after "of" strike "five" and insert "((eleven)) fifteen"
Signed by Representatives Winsley, Executive Chairwoman; Eng, Co-Chairman; Blair, Hurley, Kreidler, Lux, Rosbach, Sommers.

February 6, 1979

HOUSE BILL NO. 96, Prime Sponsor: Representative Sherman, facilitating ride sharing operations. Reported by Committee on Transportation.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Wilson, Co-Chairman; Martinis, Co-Chairman; Bender, Burns, Charnley, Clayton, Dawson, Eberle, Erak, Garrett, Isaacson, McCormick, Patterson, Sherman, Smith (C), Sprague, Struthers.

February 8, 1979

HOUSE BILL NO. 155, Prime Sponsor: Representative Newhouse, repealing a provision of the financial responsibility law preventing discharge in bankruptcy. Reported by Committee on Judiciary.

MAJORITY recommendation: Do pass. Signed by Representatives Newhouse, Executive Chairman; Smith (R), Co-Chairman; Chandler, Knowles, Sherman, Tilly, Winsley.

February 5, 1979

HOUSE BILL NO. 195, Prime Sponsor: Representative Winsley, revising laws relating to savings and loan associations. Reported by Committee on Financial Institutions.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Winsley, Executive Chairwoman; Eng, Co-Chairman; Blair, Deccio, Eberle, Hurley, Knowles, Kreidler, Lux, Newhouse, Rosbach, Sommers.

February 7, 1979

HOUSE BILL NO. 288, Prime Sponsor: Representative McCormick, encouraging the use of nonpolluting fuels. Reported by Committee on Energy and Utilities.

MAJORITY recommendation: Do pass. Signed by Representatives Haley, Co-Chairman; McCormick, Co-Chairwoman; Charnley, Grimm, Isaacson, Martinis, Monohon, Nelson (D), Nisbet, Scott, Sherman, Sprague, Tupper, Williams.

February 7, 1979

HOUSE BILL NO. 305, Prime Sponsor: Representative Erickson, delineating those persons subject to financial disclosure. Reported by Committee on Constitution, Elections and Governmental Ethics.

MAJORITY recommendation: Do pass with the following amendments:
On page 2, line 2 after "universities," insert "the president of each regional university,"
On page 3, line 34 strike "an ((elected)) official" and insert "((an elected official)) a reporting individual" on page 3, line 36 after "officer" insert "or professional staff member"
On page 4, line 18 strike "holds any ((elected)) office" and insert "or professional staff member holds any ((elected)) office or position"
Signed by Representatives Oliver, Executive Chairman; Erickson, Co-Chairwoman; Barnes, Eng, Fuller, Granlund, Gruger, Hastings, Hughes.
February 6, 1979

HOUSE BILL NO. 363, Prime Sponsor: Representative Heck, providing that school district in-service training task forces contain certificated classroom teachers. Reported by Committee on Education.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Chandler, Co-Chairman; Heck, Co-Chairman; Bender, Craswell, Ehlers, Galloway, Nelson (G.A.), Sommers, Taller, Taylor, Tupper, Valle, Van Dyken, Whiteside.

February 5, 1979

HOUSE BILL NO. 365, Prime Sponsor: Representative Lux, authorizing satellite facilities for credit unions. Reported by Committee on Financial Institutions.

MAJORITY recommendation: Do pass. Signed by Representatives Winsley, Executive Chairwoman; Eng, Co-Chairman; Deccio, Eberle, Hurley, Knowles, Kreidler, Lux, Rosbach, Sommers.

February 8, 1979

HOUSE BILL NO. 388, Prime Sponsor: Representative Newhouse, revising law relating to medical malpractice. Reported by Committee on Judiciary.

MAJORITY recommendation: Do pass with the following amendment:

On page 1, line 1 of the title after "to" strike "medical malpractice" and insert "health care practitioner review boards"

Signed by Representatives Newhouse, Executive Chairman; Smith (R), Co-Chairman; Chandler, Knowles, Sherman, Tilly, Winsley.

February 5, 1979

HOUSE BILL NO. 435, Prime Sponsor: Representative Winsley, modifying the law on debt adjusting. Reported by Committee on Financial Institutions.

MAJORITY recommendation: Do pass with the following amendment:

On page 2, line 15 after "((five))" strike "ten" and insert "fifteen"

Signed by Representatives Winsley, Executive Chairwoman; Eng, Co-Chairman; Blair, Deccio, Eberle, Hurley, Knowles, Kreidler, Lux, Newhouse, Rosbach, Sommers.

February 7, 1979

HOUSE BILL NO. 441, Prime Sponsor: Representative McCormick, modifying penalties for failure to pay certain regulatory fees. Reported by Committee on Energy and Utilities.

MAJORITY recommendation: Do pass. Signed by Representatives Haley, Co-Chairman; McCormick, Co-Chairwoman; Charnley, Grimm, Isaacson, Martinis, Monohon, Nelson (D), Nisbet, Scott, Sherman, Sprague, Tupper, Williams.

February 8, 1979

HOUSE BILL NO. 588, Prime Sponsor: Representative Rohrbach, authorizing issuance of certain limited licenses to sell insurance. Reported by Committee on Insurance.

MAJORITY recommendation: Do pass with the following amendment:

On page 1, line 19 after "insurance" strike "incidental to" and insert "covering goods sold or leased from"

On page 1, line 20 after "of insurance," strike the comma and insert "or covering collateral securing loans from a primary business or activity other than the transaction of insurance"

Signed by Representatives Rohrbach, Executive Chairman; Douthwaite, Co-Chairman; Dawson, Garrett, Houchen, Maxie, McGinnis.
February 6, 1979

HOUSE BILL NO. 617, Prime Sponsor: Representative Becker, providing tax relief for farmlands. Reported by Committee on Agriculture.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Kreidler, Executive Chairman; Fancher, Co-Chairwoman; Amen, Becker, Clayton, Erak, Hastings, Heck, Scott, Van Dyken.

February 6, 1979

HOUSE BILL NO. 625, Prime Sponsor: Representative Van Dykcn, revising laws relating to dairy products. Reported by Committee on Agriculture.

MAJORITY recommendation: Do pass. Signed by Representatives Kreidler, Executive Chairman; Fancher, Co-Chairwoman; Amen, Becker, Clayton, Erak, Hastings, Heck, Scott, Van Dyken.

February 7, 1979

SENATE BILL NO. 2077, Prime Sponsor: Senator Gaspard, permitting reduced rates for utility services to low income senior citizens. Reported by Committee on Energy and Utilities.

MAJORITY recommendation: Do pass. Signed by Representatives Haley, Co-Chairman; McCormick, Co-Chairwoman; Charnley, Grimm, Isaacson, Martinis, Monohon, Nelson (D), Nisbet, Scott, Sherman, Sprague, Tupper, Williams.

MOTIONS

On motion of Mr. Polk, all bills listed on today's agenda under the fifth order of business were referred to Committee on Rules for second reading with the exception of House Bill No. 20 and House Bill No. 46.

On motion of Mr. Polk, HOUSE BILL NO. 20 and HOUSE BILL NO. 46 were rereferred to Committee on Appropriations.

On motion of Mr. Polk, the House reverted to the fourth order of business.

INTRODUCTIONS AND FIRST READING

HOUSE BILL NO. 1106, by Representatives Struthers and Becker (by Department of Social and Health Services request):

AN ACT Relating to state institutions; and amending section 1, chapter 40, Laws of 1959 and RCW 72.01.370.

To Committee on Institutions

HOUSE BILL NO. 1107, by Representatives Walk and Fancher:

AN ACT Relating to public employment; and amending section 15, chapter 1, Laws of 1961 as last amended by section 1, chapter 152, Laws of 1977 ex. sess. and RCW 41.06.150.

To Committee on State Government

HOUSE BILL NO. 1108, by Representatives Sommers and Erickson (by Department of Revenue request):

AN ACT Relating to revenue and taxation; amending section 2, chapter 169, Laws of 1974 ex. sess. and RCW 82.04.442; adding a new section to chapter 84.36 RCW; adding a new chapter to Title 82 RCW; repealing section 3, chapter 169, Laws of 1974 ex. sess. and RCW 84.40.400; making an appropriation; and providing effective dates.

To Committee on Revenue

HOUSE BILL NO. 1109, by Representatives Oliver, Bender, Schmitten, Bond and Dawson:

AN ACT Relating to emergency services; and making an appropriation.

To Committee on Appropriations

HOUSE BILL NO. 1110, by Representative Douthwaite:

AN ACT Relating to public employees' retirement; and adding a new section to chapter 41.40 RCW.

To Committee on Appropriations
HOUSE BILL NO. 1111, by Representative Valle:


To Committee on Labor

HOUSE BILL NO. 1112, by Representatives Williams, Taller, Nisbet, Tupper, Taylor and Rosbach:

AN ACT Relating to state employees; adding a new section to chapter 41.06 RCW; and adding a new chapter to Title 42 RCW.

To Committee on State Government

HOUSE BILL NO. 1113, by Representatives Haley, Greengo, Chandler, Pruitt, Sanders and Tilly:


To Committee on Commerce

HOUSE BILL NO. 1114, by Representatives Blair and Thompson:

AN ACT Relating to the publication of the session laws of the state of Washington; making an appropriation; and declaring an emergency.

To Committee on Appropriations

HOUSE BILL NO. 1115, by Representatives Burns, Blair, Walk, Fuller and Winsley (by Executive request):

AN ACT Relating to the environmental hearings office; amending section 31, chapter 62, Laws of 1970 ex. sess. and RCW 43.21B.010; amending section 21, chapter 137, Laws of 1974 ex. sess. and RCW 76.09.210; amending section 22, chapter 137, Laws of 1974 ex. sess. as last amended by section 174, chapter 34, Laws of 1975-76 2nd ex. sess. and RCW 76.09.220; amending section 17, chapter 286, Laws of 1971 ex. sess. and RCW 90.58.170; adding a new section to chapter 43.21B RCW; creating a new section; and repealing section 37, chapter 62, Laws of 1970 ex. sess. and RCW 43.21B.070.

To Committee on State Government

HOUSE BILL NO. 1116, by Representative Bond:

AN ACT Relating to electrical resistance heating systems; adding a new chapter to Title 19 RCW; providing an effective date; and providing an expiration date.

To Committee on Energy and Utilities

HOUSE BILL NO. 1117, by Representatives Gallagher, Rohrbach and May:

AN ACT Relating to barber and hairstylists; amending section 2, chapter 75, Laws of 1923 as last amended by section 2, chapter 223, Laws of 1967 and RCW 18.15.020; amending section 8, chapter 101, Laws of 1957 as amended by section 5, chapter 223, Laws of 1967 and RCW 18.15.052; adding a new section to chapter 18.15 RCW; adding a new chapter to Title 18 RCW to be designated chapter 18.15A RCW; creating a new section; and prescribing penalties.

To Committee on Commerce

HOUSE BILL NO. 1118, by Representatives Brekke, Tupper, Brown, Teutsch, Granlund, Garrett, Erak, Burns, Blair and Walk:

AN ACT Relating to human remains; adding a new section to chapter 68.08 RCW; and prescribing penalties.

To Committee on Judiciary
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HOUSE BILL NO. 1119, by Representatives Charnley and Zimmerman (by Executive request):

AN ACT Relating to planning for public services; adding new sections to chapter 36.70 RCW; and making an appropriation.

To Committee on Local Government

HOUSE BILL NO. 1120, by Representatives Eng, Maxie, Lux, Haley, Brekke, Adams, Valle and Burns:

AN ACT Relating to personal care attendant services; and adding a new chapter to Title 74 RCW.

To Committee on Social and Health Services

HOUSE BILL NO. 1121, by Representative Garrett:


To Committee on Insurance

HOUSE BILL NO. 1122, by Representatives Sommers and Craswell:

AN ACT Relating to the limitation of indebtedness of taxing districts; amending section 1, chapter 42, Laws of 1970 ex. sess. and RCW 39.36.015; and providing an effective date.

To Committee on Revenue

HOUSE BILL NO. 1123, by Representatives Garrett and Wilson:

AN ACT Relating to driving record abstracts; amending section 27, chapter 21, Laws of 1961 ex. sess. as last amended by section 2, chapter 356, Laws of 1977 ex. sess. and RCW 46.52.130; and prescribing penalties.

To Committee on Insurance

HOUSE BILL NO. 1124, by Representatives Charnley and Zimmerman:

AN ACT Relating to public wastewater disposal system coordination; and adding a new chapter to Title 70 RCW.

To Committee on Local Government

HOUSE BILL NO. 1125, by Representatives Lux, Clayton, Bender, Scott, Fancher, Monohon, Sommers, Maxie, Bauer, Flanagan and King:

AN ACT Relating to employees' personnel files; and adding a new chapter to Title 49 RCW.

To Committee on Labor

HOUSE BILL NO. 1126, by Representative Eberle:

AN ACT Relating to the legislature; and amending section 1, chapter 20, Laws of 1891 and RCW 44.04-.010.

To Committee on Constitution, Elections and Governmental Ethics

HOUSE BILL NO. 1127, by Representatives Oliver and Charnley:

AN ACT Relating to certain special purpose districts; amending section 35.91.020, chapter 7, Laws of 1965 as amended by section 1, chapter 113, Laws of 1967 and RCW 35.91.020; amending section 3, chapter 139, Laws of 1971 ex. sess. and RCW 56.02.070; amending section 27, chapter 210, Laws of 1941 as last amended by section 10, chapter 300, Laws of 1977 ex. sess. and RCW 56.20.020; amending section 28, chapter 210, Laws of 1941 as last amended by section 6, chapter 58, Laws of 1974 ex. sess. and RCW 56.20.030; amending section 8, chapter 114, Laws of 1929 as amended by section 1, chapter 108, Laws of 1959 and RCW 57.08.010; amending section 11, chapter 18, Laws of 1959 as last amended by section 7, chapter 299, Laws of 1977 ex. sess. and RCW 57.16.060; creating new sections; adding a new section to chapter 56.02 RCW; adding a new section to chapter 56.16 RCW; adding a new section to chapter 56.20 RCW; adding a new section to chapter 57.02 RCW; adding a new section to chapter 57.16 RCW; and adding a new section to chapter 57.20 RCW.

To Committee on Local Government
HOUSE BILL NO. 1128, by Representatives Bond, Sanders, Haley and Dunlap:

AN ACT Relating to school districts; and amending section 28A.58.102, chapter 223, Laws of 1969 ex. sess. and RCW 28A.58.102.

To Committee on State Government

HOUSE BILL NO. 1129, by Representatives Bond, Sanders, Haley, Tilly and Dunlap:

AN ACT Relating to institutions of higher education; adding a new section to chapter 36, Laws of 1969 ex. sess. and to chapter 28B.16 RCW; and declaring an emergency.

To Committee on State Government

HOUSE BILL NO. 1130, by Representatives Bond, Sanders, Haley and Dunlap:

AN ACT Relating to state government; amending section 3, chapter 32, Laws of 1969 as last amended by section 4, chapter 270, Laws of 1977 ex. sess. and RCW 43.19.190; and adding a new section to chapter 41.06 RCW.

To Committee on State Government

HOUSE BILL NO. 1131, by Representatives Becker, Fancher, Kreidler, Van Dyken, Hughes and Vrooman:

AN ACT Relating to food products; adding a new chapter to Title 15 RCW; prescribing penalties; and providing an effective date.

To Committee on Agriculture

HOUSE BILL NO. 1132, by Representative Valle:

AN ACT Relating to the regulation of automotive repair dealers; adding a new chapter to Title 46 RCW; defining crimes; and prescribing penalties.

To Committee on Commerce

HOUSE BILL NO. 1133, by Representative Sanders:

AN ACT Relating to public disclosure; amending section 2, chapter 1, Laws of 1973 as last amended by section 1, chapter 313, Laws of 1977 ex. sess. and RCW 42.17.020; and adding new sections to chapter 42.17 RCW.

To Committee on Constitution, Elections and Governmental Ethics

HOUSE BILL NO. 1134, by Representative Clayton:

AN ACT Relating to grain marketing; enacting an interstate compact on agricultural grain marketing; and adding new sections to chapter 15.64 RCW.

To Committee on Agriculture

HOUSE BILL NO. 1135, by Representatives Charnley and Zimmerman:

AN ACT Relating to natural hazards; adding a new chapter to Title 70 RCW; and making appropriations.

To Committee on Local Government

HOUSE BILL NO. 1136, by Representatives Valle and Pruitt:

AN ACT Relating to motor vehicles; adding a new section to chapter 46.16 RCW; and prescribing penalties.

To Committee on Transportation

HOUSE BILL NO. 1137, by Representatives Sommers, Adams, Whiteside and Thompson:

AN ACT Relating to hospitals; and amending section 36.62.110, chapter 4, Laws of 1963 as amended by section 2, chapter 36, Laws of 1967 ex. sess. and RCW 36.62.110.

To Committee on Local Government

HOUSE BILL NO. 1138, by Representative Sommers:

AN ACT Relating to gambling; amending section 1, chapter 87, Laws of 1975-'76 2nd ex. sess. as amended by section 6, chapter 326, Laws of 1977 ex. sess. and RCW 9.46.115; and creating a new section.

To Committee on Revenue

HOUSE BILL NO. 1139, by Representatives Brown, McGinnis, Smith (R), Thompson, Sherman, Winsley, Knowles, Tilly, Eberle, Taylor and Dawson:

AN ACT Relating to crimes and punishments; amending section 1, chapter 24, Laws of 1905 as last amended by section 7, chapter 200, Laws of 1967 and RCW 9.92.060; amending section 4, chapter 227,

To Committee on Judiciary

HOUSE BILL NO. 1140, by Representative Barr:

AN ACT Relating to dam safety; adding new sections to chapter 90.03 RCW; and making an appropriation.

To Committee on Ecology

HOUSE BILL NO. 1141, by Representatives Hurley, Zimmerman, North, Winsley, Charnley, Fuller, Granlund, Nelson (G.A.), Clayton, Sprague, Wilson and Tilly:

AN ACT Relating to state parks; adding new sections to chapter 8, Laws of 1965 and to chapter 43.51 RCW; and making appropriations.

To Committee on Parks and Recreation

HOUSE BILL NO. 1142, by Representatives Owen, Warnke, Greengo and Struthers:

AN ACT Relating to filled dairy products; and amending section 15.38.010, chapter 11, Laws of 1961 and RCW 15.38.010.

To Committee on Agriculture

HOUSE BILL NO. 1143, by Representatives Sherman, Zimmerman and Charnley:

AN ACT Relating to extraterritorial activities of special purpose districts; amending section 35.91.020, chapter 7, Laws of 1965 as amended by section 1, chapter 113, Laws of 1967 and RCW 35.91.020; amending section 48, chapter 210, Laws of 1941 as last amended by section 3, chapter 103, Laws of 1959 and RCW 56.08.060; and amending section 3, chapter 251, Laws of 1953 as amended by section 4, chapter 108, Laws of 1959 and RCW 57.08.045.

To Committee on Local Government

HOUSE BILL NO. 1144, by Representatives Zimmerman and Keller:

AN ACT Relating to counties; and adding new sections to chapter 36.01 RCW.

To Committee on Constitution, Elections and Governmental Ethics

HOUSE BILL NO. 1145, by Representatives Eng, Maxie, Lux, Teutsch, Brekke, Adams and Valle:

AN ACT Relating to homemaker services; amending section 3, chapter 51, Laws of 1973 1st ex. sess. and RCW 74.08.550; and adding new sections to chapter 74.08 RCW.

To Committee on Social and Health Services

HOUSE BILL NO. 1146, by Representative Gallagher:

AN ACT Relating to motor vehicle licensing requirements; amending section 46.16.030, chapter 12, Laws of 1961 as amended by section 15, chapter 32, Laws of 1967 and RCW 46.16.030; defining crimes; and providing penalties.

To Committee on Transportation

HOUSE BILL NO. 1147, by Representatives Walk, Schmitten, Pruitt, Fancher, Hughes, Haley, Grimm, Brown and Adams:

AN ACT Relating to investigation and prosecution of crimes; amending section 3, chapter 202, Laws of 1973 1st ex. sess. and RCW 43.43.854; and adding a new chapter to Title 10 RCW.

HOUSE BILL NO. 1148, by Representatives Isaacson and Sherman:

AN ACT Relating to commuter bus operations; amending section 46.04.190, chapter 12, Laws of 1961 and RCW 46.04.190; amending section 46.72.010, chapter 12, Laws of 1961 and RCW 46.72.010; amending section 81.68.010, chapter 14, Laws of 1961 as last amended by section 1, chapter 121, Laws of 1975-76 2nd ex. sess. and RCW 81.68.010; and adding a new chapter to Title 46 RCW.

To Committee on Transportation

HOUSE BILL NO. 1149, by Representatives King, Barnes, Erickson, Fuller, Gruger, Nelson (D), Nelson (G.A.), Granlund, Maxie, Keller, Gallagher, Salatino, Knowles, Grimm, Burns, Brekke and Sherman:

AN ACT Relating to governmental ethics; reenacting and amending section 24, chapter 1, Laws of 1973 as last amended by section 1, chapter 104, Laws of 1975-76 2nd ex. sess. and by section 7, chapter 112, Laws of 1975-76 2nd ex. sess. and RCW 42.17.240; amending section 35, chapter 1, Laws of 1973 as last amended by section 8, chapter 112, Laws of 1975-76 2nd ex. sess. and RCW 42.17.350; amending
section 38, chapter 1, Laws of 1973 as amended by section 26, chapter 294, Laws of 1975 1st ex. sess. and RCW 42.17.380; amending section 1, chapter 150, Laws of 1967 ex. sess. as amended by section 1, chapter 218 Laws of 1977 ex. sess. and RCW 44.60.100; amending section 8, chapter 218, Laws of 1977 ex. sess. and RCW 44.60.110; creating a new chapter in Title 42 RCW; adding new sections to chapter 44.60 RCW; creating a new section; repealing section 1, chapter 234, Laws of 1969 ex. sess. and RCW 42.18.010; repealing section 2, chapter 234, Laws of 1969 ex. sess. and RCW 42.18.020; repealing section 3, chapter 234, Laws of 1969 ex. sess. and RCW 42.18.030; repealing section 4, chapter 234, Laws of 1969 ex. sess. and RCW 42.18.040; repealing section 5, chapter 234, Laws of 1969 ex. sess. and RCW 42.18.050; repealing section 6, chapter 234, Laws of 1969 ex. sess. and RCW 42.18.060; repealing section 7, chapter 234, Laws of 1969 ex. sess. and RCW 42.18.070; repealing section 8, chapter 234, Laws of 1969 ex. sess. and RCW 42.18.080; repealing section 9, chapter 234, Laws of 1969 ex. sess. and RCW 42.18.090; repealing section 10, chapter 234, Laws of 1969 ex. sess. and RCW 42.18.100; repealing section 11, chapter 234, Laws of 1969 ex. sess. and RCW 42.18.110; repealing section 12, chapter 234, Laws of 1969 ex. sess. and RCW 42.18.120; repealing section 13, chapter 234, Laws of 1969 ex. sess., section 1, chapter 137, Laws of 1973 and RCW 42.18.130; repealing section 14, chapter 234, Laws of 1969 ex. sess. and RCW 42.18.140; repealing section 15, chapter 234, Laws of 1969 ex. sess. and RCW 42.18.150; repealing section 16, chapter 234, Laws of 1969 ex. sess. and RCW 42.18.160; repealing section 17, chapter 234, Laws of 1969 ex. sess. and RCW 42.18.170; repealing section 18, chapter 234, Laws of 1969 ex. sess. and RCW 42.18.180; repealing section 19, chapter 234, Laws of 1969 ex. sess. and RCW 42.18.190; repealing section 20, chapter 234, Laws of 1969 ex. sess. and RCW 42.18.200; repealing section 21, chapter 234, Laws of 1969 ex. sess. and RCW 42.18.210; repealing section 22, chapter 234, Laws of 1969 ex. sess. and RCW 42.18.220; repealing section 23, chapter 234, Laws of 1969 ex. sess. and RCW 42.18.230; repealing section 24, chapter 234, Laws of 1969 ex. sess. and RCW 42.18.240; repealing section 25, chapter 234, Laws of 1969 ex. sess. and RCW 42.18.250; repealing section 26, chapter 234, Laws of 1969 ex. sess. and RCW 42.18.260; repealing section 27, chapter 234, Laws of 1969 ex. sess. and RCW 42.18.270; repealing section 28, chapter 234, Laws of 1969 ex. sess. and RCW 42.18.280; repealing section 29, chapter 234, Laws of 1969 ex. sess., section 2, chapter 137, Laws of 1973 and RCW 42.18.290; repealing section 30, chapter 234, Laws of 1969 ex. sess., section 3, chapter 137, Laws of 1973 and RCW 42.18.300; repealing section 31, chapter 234, Laws of 1969 ex. sess. and RCW 42.18.310; repealing section 32, chapter 234, Laws of 1969 ex. sess. and RCW 42.18.320; repealing section 33, chapter 234, Laws of 1969 ex. sess. and RCW 42.18.330; repealing section 40, chapter 234, Laws of 1969 ex. sess. and RCW 42.18.900; making an appropriation; providing an effective date; and providing penalties.

To Committee on Constitution, Elections and Governmental Ethics

HOUSE BILL NO. 1150, by Representatives Wilson, Heck, Clayton and Houchen:

AN ACT Relating to revenue and taxation; amending section 1, chapter 87, Laws of 1970 ex. sess. as amended by section 1, chapter 212, Laws of 1973 1st ex. sess. and RCW 84.34.010; amending section 2, chapter 87, Laws of 1970 ex. sess. as amended by section 2, chapter 212, Laws of 1973 1st ex. sess. and RCW 84.34.020; amending section 4, chapter 212, Laws of 1973 1st ex. sess. and RCW 84.34.035; amending section 10, chapter 212, Laws of 1973 1st ex. sess. and RCW 84.34.065; and amending section 12, chapter 212, Laws of 1973 1st ex. sess. and RCW 84.34.108.

To Committee on Revenue

HOUSE BILL NO. 1151, by Representative Greengo:

AN ACT Relating to interest; and amending section 1, chapter 80, Laws of 1899 and RCW 19.52.010.

To Committee on Financial Institutions

HOUSE BILL NO. 1152, by Representatives Nelson (D) and Becker:

AN ACT Relating to fair value for utility rate-making purposes; and amending section 80.04.250, chapter 14, Laws of 1961 and RCW 80.04.250.

To Committee on Energy and Utilities

HOUSE BILL NO. 1153, by Representatives Patterson, McCormick, Wilson, Gallagher, Dunlap, Garrett and Dawson:

AN ACT Relating to state highway bonds; adding new sections to chapter 47.10 RCW; making appropriations; and declaring an emergency.

To Committee on Transportation

HOUSE BILL NO. 1154, by Representatives Brekke, Zimmerman and Pruitt:

AN ACT Relating to business and occupation taxes; and amending section 82.04.430, chapter 15, Laws of 1961 as last amended by section 1, chapter 105, Laws of 1977 ex. sess. and RCW 82.04.430.

To Committee on Revenue
HOUSE BILL NO. 1155, by Representatives King, Haley, Adams, Scott and Whiteside:

AN ACT Relating to emergency medical services; amending section 3, chapter 208, Laws of 1973 1st ex. sess. and RCW 18.73.030; amending section 4, chapter 208, Laws of 1973 1st ex. sess. as amended by section 43, chapter 34, Laws of 1975-'76 2nd ex. sess. and RCW 18.73.040; amending section 5, chapter 208, Laws of 1973 1st ex. sess. and RCW 18.73.050; amending section 6, chapter 208, Laws of 1973 1st ex. sess. and RCW 18.73.060; amending section 7, chapter 208, Laws of 1973 1st ex. sess. and RCW 18.73.070; amending section 8, chapter 208, Laws of 1973 1st ex. sess. and RCW 18.73.080; amending section 9, chapter 208, Laws of 1973 1st ex. sess. and RCW 18.73.090; amending section 10, chapter 208, Laws of 1973 1st ex. sess. and RCW 18.73.100; amending section 11, chapter 208, Laws of 1973 1st ex. sess. and RCW 18.73.110; amending section 12, chapter 208, Laws of 1973 1st ex. sess. and RCW 18.73.120; amending section 13, chapter 208, Laws of 1973 1st ex. sess. and RCW 18.73.130; amending section 14, chapter 208, Laws of 1973 1st ex. sess. and RCW 18.73.140; amending section 15, chapter 208, Laws of 1973 1st ex. sess. and RCW 18.73.150; amending section 16, chapter 208, Laws of 1973 1st ex. sess. and RCW 18.73.160; amending section 17, chapter 208, Laws of 1973 1st ex. sess. and RCW 18.73.170; amending section 18, chapter 208, Laws of 1973 1st ex. sess. and RCW 18.73.180; and making an appropriation.

To Committee on Social and Health Services

HOUSE BILL NO. 1156, by Representatives Patterson and McCormick:

AN ACT Relating to the Washington state ferry system; amending section 2, chapter 108, Laws of 1967 ex. sess. and RCW 41.56.020; amending section 5, chapter 39, Laws of 1970 ex. sess. as last amended by section 4, chapter 136, Laws of 1977 ex. sess. and RCW 41.05.050; adding new sections to chapter 41.06 RCW; repealing section 29, chapter 1, Laws of 1961 and RCW 41.06.290; repealing section 47.64.005, chapter 13, Laws of 1961 and RCW 47.64.005; repealing section 47.64.010, chapter 13, Laws of 1961, section 33, chapter 296, Laws of 1975 1st ex. sess. and RCW 47.64.010; repealing section 47.64.030, chapter 13, Laws of 1961, section 34, chapter 296, Laws of 1975 1st ex. sess. and RCW 47.64.030; repealing section 47.64.040, chapter 13, Laws of 1961, section 35, chapter 296, Laws of 1975 1st ex. sess. and RCW 47.64.040; repealing section 47.64.060, chapter 13, Laws of 1961 and RCW 47.64.060; repealing section 47.64.070, chapter 13, Laws of 1961 and RCW 47.64.070; repealing section 47.64.080, chapter 13, Laws of 1961 and RCW 47.64.080; repealing section 47.64.090, chapter 13, Laws of 1961 and RCW 47.64.090; repealing section 47.65.060, chapter 13, Laws of 1961 and RCW 47.65.060; repealing section 47.65.080, chapter 13, Laws of 1961 and RCW 47.65.080; providing an effective date; and declaring an emergency.

To Committee on Transportation

HOUSE BILL NO. 1157, by Representatives Erickson and Ehlbers:

AN ACT Relating to leasehold excise taxes; and amending section 13, chapter 61, Laws of 1975-'76 2nd ex. sess. and RCW 82.25A.130.

To Committee on Revenue

HOUSE BILL NO. 1158, by Representative Charnley:


To Committee on Local Government

HOUSE BILL NO. 1159, by Representatives Valle, Douthwaite and Jovanovich:

AN ACT Relating to airport noise; and creating a new chapter in Title 14 RCW.

To Committee on Ecology

HOUSE BILL NO. 1160, by Representatives Taller and Douthwaite (by Department of Retirement Systems request):

To Committee on Appropriations

HOUSE BILL NO. 1161, by Representatives Nelson (D) and Becker:

AN ACT Relating to prisoners; amending section 6, chapter 80, Laws of 1947 as amended by section 89, chapter 34, Laws of 1975-'76 2nd ex. sess. and RCW 41.32.030; amending section 6, chapter 80, Laws of 1947 as amended by section 89, chapter 34, Laws of 1975-'76 2nd ex. sess. and RCW 41.32.060; amending section 19, chapter 80, Laws of 1947 as last amended by section 7, chapter 189, Laws of 1973 1st ex. sess. and RCW 41.32.190; amending section 4, chapter 297, Laws of 1961 as amended by section 7, chapter 150, Laws of 1969 ex. sess. and RCW 41.32.203; amending section 11, chapter 14, Laws of 1963 ex. sess. and RCW 41.32.401; amending section 12, chapter 150, Laws of 1969 ex. sess. as amended by section 8, chapter 189, Laws of 1973 1st ex. sess. and RCW 41.32.405; amending section 41, chapter 80, Laws of 1947 as last amended by section 13, chapter 150, Laws of 1969 ex. sess. and RCW 41.32.410; amending section 43, chapter 80, Laws of 1947 as last amended by section 5, chapter 50, Laws of 1967 and RCW 41.32.430; amending section 44, chapter 80, Laws of 1947 and RCW 41.32.440; amending section 46, chapter 80, Laws of 1947 and RCW 41.32.460; amending section 17, chapter 293, Laws of 1977 ex. sess. and RCW 41.32.830; amending section 9, chapter 274, Laws of 1947 as last amended by section 4, chapter 128, Laws of 1969 and RCW 41.40.080; amending section 11, chapter 274, Laws of 1947 as last amended by section 4, chapter 190, Laws of 1973 1st ex. sess. and RCW 41.40.100; amending section 16, chapter 274, Laws of 1947 as last amended by section 3, chapter 195, Laws of 1974 ex. sess. and RCW 41.40.150; amending section 19, chapter 274, Laws of 1947 as last amended by section 7, chapter 190, Laws of 1973 1st ex. sess. and RCW 41.40.180; amending section 28, chapter 274, Laws of 1947 as last amended by section 12, chapter 151, Laws of 1972 ex. sess. and RCW 41.40.270; amending section 34, chapter 274, Laws of 1947 as last amended by section 12, chapter 190, Laws of 1973 1st ex. sess. and RCW 41.40.330; amending section 36, chapter 274, Laws of 1947 as amended by section 19, chapter 295, Laws of 1977 ex. sess. and RCW 41.40.350; amending section 38, chapter 274, Laws of 1947 as last amended by section 20, chapter 295, Laws of 1977 ex. sess. and RCW 41.40.370; amending section 43.43.175, chapter 8, Laws of 1965 and RCW 43.43.175; amending section 43.43.220, chapter 8, Laws of 1965 as amended by section 2, chapter 180, Laws of 1973 1st ex. sess. and RCW 43.43.220; amending section 43.43.250, chapter 8, Laws of 1965 as last amended by section 1, chapter 116, Laws of 1975-'76 2nd ex. sess. and RCW 43.43.250; adding a new section to chapter 2.12 RCW; adding a new section to chapter 2.12 RCW; adding a new section to chapter 4.10 RCW; adding new sections to chapter 4.50 RCW; adding new sections to chapter 43.43 RCW; repealing section 2, chapter 243, Laws of 1941 and RCW 41.36.010; repealing section 1, chapter 243, Laws of 1941 and RCW 41.36.030; and repealing section 4, chapter 243, Laws of 1941 and RCW 41.36.040.

To Committee on Institutions

HOUSE BILL NO. 1162, by Representatives Taylor, Warnke and McGinnis:

AN ACT Relating to educational institutions; amending a new section to chapter 223, Laws of 1969 ex. sess. and to chapter 28A.58 RCW; and adding a new section to chapter 223, Laws of 1969 ex. sess. and to chapter 28B.50 RCW.

To Committee on Education

HOUSE BILL NO. 1163, by Representative Nelson (D):

AN ACT Relating to business and occupation taxes; and adding a new section to chapter 15, Laws of 1961 and to chapter 82.04 RCW.

To Committee on Revenue

HOUSE BILL NO. 1164, by Representative Gruger:

AN ACT Relating to polling places; and adding a new section to chapter 29.51 RCW.

To Committee on Constitution, Elections and Governmental Ethics

HOUSE BILL NO. 1165, by Representatives Jovanovich and Rohrbach:

AN ACT Relating to eminent domain proceedings; adding new sections to chapter 8.28 RCW; and prescribing penalties.

To Committee on Judiciary

HOUSE BILL NO. 1166, by Representatives Haley, Owen, Warnke, Bond, Williams, Wilson, Tupper, Nisbet, Isaacson, Houchen, Clayton, Fancher, Greengo, Dunlap, Monohon, Sprague, Mitchell, Grimm, Van Dyken and Rohrbach:

AN ACT Relating to energy; creating new sections; repealing section 1, chapter 108, Laws of 1975-'76 2nd ex. sess. and RCW 43.21F.010; repealing section 2, chapter 108, Laws of 1975-'76 2nd ex. sess. and
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RCW 43.21F.020; repealing section 3, chapter 108, Laws of 1975-'76 2nd ex. sess. and RCW 43.21F.030; repealing section 4, chapter 108, Laws of 1975-'76 2nd ex. sess. and RCW 43.21F.040; repealing section 5, chapter 108, Laws of 1975-'76 2nd ex. sess. and RCW 43.21F.050; repealing section 6, chapter 108, Laws of 1975-'76 2nd ex. sess. and RCW 43.21F.060; repealing section 7, chapter 108, Laws of 1975-'76 2nd ex. sess. and RCW 43.21F.070; and providing an effective date.

To Committee on Energy and Utilities

HOUSE BILL NO. 1167, by Representatives Rohrbach and Addison:

AN ACT Relating to voter registration; and amending section 29.07.080, chapter 9, Laws of 1965 as last amended by section 4, chapter 21, Laws of 1973 1st ex. sess. and RCW 29.07.080.

To Committee on Constitution, Elections and Governmental Ethics

HOUSE BILL NO. 1168, by Representatives Addison and Pruitt:

AN ACT Relating to urban arterials; and amending section 28, chapter 83, Laws of 1967 ex. sess. and RCW 47.26.220.

To Committee on Transportation

HOUSE BILL NO. 1169, by Representatives Jovanovich and North:

AN ACT Relating to port districts; and adding a new section to chapter 53.08 RCW.

To Committee on Judiciary

HOUSE BILL NO. 1170, by Representatives Monohon and Wilson:

AN ACT Relating to state park user fees; amending section 1, chapter 210, Laws of 1971 ex. sess. and RCW 43.51.270; adding new sections to chapter 43.51 RCW; and declaring an emergency.

To Committee on Parks and Recreation

HOUSE BILL NO. 1171, by Representatives Addison and Pruitt:

AN ACT Relating to highways; extending state route number 160; and amending section 62, chapter 51, Laws of 1970 ex. sess. and RCW 47.17.305.

To Committee on Transportation

HOUSE BILL NO. 1172, by Representatives Addison and Pruitt:

AN ACT Relating to appropriations; and creating new sections.

To Committee on Transportation

HOUSE BILL NO. 1173, by Representatives Scott, Lux, May, King and Monohon:

AN ACT Relating to safety citation appeals; amending section 14, chapter 80, Laws of 1973 and RCW 49.17.140; and prescribing penalties.

To Committee on Labor

HOUSE BILL NO. 1174, by Representatives Scott, Lux, May, King and Monohon:

AN ACT Relating to job safety corrections; and amending section 5, chapter 80, Laws of 1973 and RCW 49.17.050.

To Committee on Labor

HOUSE BILL NO. 1175, by Representative Thompson:

AN ACT Relating to claims against the state; amending section 8, chapter 159, Laws of 1963 as amended by section 4, chapter 126, Laws of 1975 1st ex. sess. and RCW 4.92.140; amending section 9, chapter 159, Laws of 1963 as amended by section 5, chapter 126, Laws of 1975 1st ex. sess. and RCW 4.92.150; and amending section 10, chapter 159, Laws of 1963 as last amended by section 6, chapter 126, Laws of 1975 1st ex. sess. and RCW 4.92.160.

To Committee on Appropriations

HOUSE BILL NO. 1176, by Representatives Galloway, Bauer, Heck and Zimmerman:

AN ACT Relating to federal areas and jurisdictions; and adding a new section to chapter 37.04 RCW.

To Committee on Local Government
HOUSE BILL NO. 1177, by Representative Kreidler:
AN ACT Relating to state employees’ insurance and health care; and amending section 2, chapter 136, Laws of 1977 ex. sess. and RCW 41.05.025.
To Committee on Labor

HOUSE BILL NO. 1178, by Representatives Thompson, Charnley and Vrooman:
AN ACT Relating to revenue and taxation; and adding a new chapter to Title 36 RCW.

HOUSE BILL NO. 1179, by Representatives Patterson and Amen:
AN ACT Relating to state highways; and adding a new section to chapter 47.17 RCW.
To Committee on Transportation

HOUSE BILL NO. 1180, by Representatives Sanders, Dunlap and McDonald:
AN ACT Relating to business and occupation taxes; and amending section 82.04.430, chapter 15, Laws of 1961 as last amended by section 1, chapter 105, Laws of 1977 ex. sess. and RCW 82.04.430.
To Committee on Revenue

HOUSE BILL NO. 1181, by Representatives Kreidler and McDonald:
AN ACT Relating to sanitarians; amending section 1, chapter 200, Laws of 1959 and RCW 18.90.010; amending section 2, chapter 200, Laws of 1959 as last amended by section 52, chapter 34, Laws of 1975—76 2nd ex. sess. and RCW 18.90.020; amending section 3, chapter 200, Laws of 1959 and RCW 18.90.030; amending section 4, chapter 200, Laws of 1959 as last amended by section 80, chapter 30, Laws of 1975 1st ex. sess. and RCW 18.90.040; amending section 7, chapter 200, Laws of 1959 and RCW 18.90.070; and adding new sections to chapter 18.90 RCW.
To Committee on Social and Health Services

HOUSE BILL NO. 1182, by Representatives Sanders, Bond and Craswell:
AN ACT Relating to revenue and taxation; amending section 82.08.020, chapter 15, Laws of 1961 as last amended by section 2, chapter 324, Laws of 1977 ex. sess. and RCW 82.08.020; amending section 82.12.020, chapter 15, Laws of 1961 as last amended by section 3, chapter 324, Laws of 1977 ex. sess. and RCW 82.12.020; and providing an effective date.
To Committee on Revenue

HOUSE BILL NO. 1183, by Representatives Smith (R) and Knowles:
To Committee on Judiciary
HOUSE BILL NO. 1184, by Representative Gruger:

AN ACT Relating to corrections institutions; and adding new sections to chapter 72.01 RCW.

To Committee on Institutions

HOUSE BILL NO. 1185, by Representatives Sanders and Bond:

AN ACT Relating to revenue and taxation; amending section 82.08.020, chapter 15, Laws of 1961 as last amended by section 2, chapter 324, Laws of 1977 ex. sess. and RCW 82.08.020; amending section 82.12.020, chapter 15, Laws of 1961 as last amended by section 3, chapter 324, Laws of 1977 ex. sess. and RCW 82.12.020; creating new sections; providing an effective date; and providing an expiration date.

To Committee on Revenue

HOUSE BILL NO. 1186, by Representative Gruger:

AN ACT Relating to family day care homes; and adding new sections to chapter 74.15 RCW.

To Committee on Social and Health Services

HOUSE BILL NO. 1187, by Representative Kreidler:

AN ACT Relating to veterans; amending section 1, chapter 178, Laws of 1949 as last amended by section 1, chapter 60, Laws of 1972 ex. sess. and RCW 73.04.110; and prescribing penalties.

To Committee on Transportation

HOUSE BILL NO. 1188, by Representatives Van Dyken, Becker, Amen, Clayton and Erak:

AN ACT Relating to the protection of agricultural land; amending section 1, chapter 87, Laws of 1970 ex. sess. as amended by section 1, chapter 212, Laws of 1973 1st ex. sess. and RCW 84.34.010; amending section 2, chapter 87, Laws of 1970 ex. sess. as amended by section 2, chapter 212, Laws of 1973 1st ex. sess. and RCW 84.34.020; amending section 3, chapter 87, Laws of 1970 ex. sess. as amended by section 3, chapter 212, Laws of 1973 1st ex. sess. and RCW 84.34.030; amending section 4, chapter 212, Laws of 1973 1st ex. sess. and RCW 84.34.035; amending section 5, chapter 87, Laws of 1970 ex. sess. as amended by section 6, chapter 212, Laws of 1973 1st ex. sess. and RCW 84.34.050; amending section 10, chapter 212, Laws of 1973 1st ex. sess. and RCW 84.34.065; amending section 7, chapter 87, Laws of 1970 ex. sess. as amended by section 8, chapter 212, Laws of 1973 1st ex. sess. and RCW 84.34.070; amending section 8, chapter 87, Laws of 1970 ex. sess. as amended by section 9, chapter 212, Laws of 1973 1st ex. sess. and RCW 84.34.080; amending section 12, chapter 212, Laws of 1973 1st ex. sess. and RCW 84.34.108; amending section 11, chapter 212, Laws of 1973 1st ex. sess. and RCW 84.34.145; amending section 15, chapter 212, Laws of 1973 1st ex. sess. and RCW 84.34.150; amending section 2, chapter 243, Laws of 1971 ex. sess. as amended by section 1, chapter 22, Laws of 1979--76 2nd ex. sess. and RCW 84.34.210; amending section 3, chapter 243, Laws of 1971 ex. sess. as amended by section 2, chapter 22, Laws of 1975--76 2nd ex. sess. and RCW 84.34.220; and adding new sections to chapter 84.34 RCW.

HOUSE BILL NO. 1189, by Representatives Isaacson, Haley, Becker and Bond:

AN ACT Relating to preventable heritable disorders; amending section 1, chapter 82, Laws of 1967 as amended by section 40, chapter 80, Laws of 1979 ex. sess. and RCW 70.83.010; amending section 2, chapter 82, Laws of 1967 as amended by section 1, chapter 27, Laws of 1975--76 2nd ex. sess. and RCW 70.83.020; and amending section 3, chapter 82, Laws of 1967 and RCW 70.83.030.

To Committee on Social and Health Services

HOUSE BILL NO. 1190, by Representatives Nelson (G.A.) and Taller:

AN ACT Relating to human services organization and administration in state government; amending section 1, chapter ... (House Bill No. 344), Laws of 1979 and RCW 43.17.010; amending section 2, chapter ... (House Bill No. 344), Laws of 1979 and RCW 43.17.020; and creating new sections.

To Committee on Social and Health Services

HOUSE BILL NO. 1191, by Representatives Rohrbach, Barnes and Jovanovich:

AN ACT Relating to port district commissioners; amending section 9, chapter 175, Laws of 1959 as amended by section 3, chapter 51, Laws of 1965 and RCW 53.12.035; and amending section 10, chapter 17, Laws of 1959 as last amended by section 7, chapter 51, Laws of 1965 and RCW 53.12.120.

HOUSE BILL NO. 1192, by Representatives Barnes and Rohrbach:

AN ACT Relating to counties; and amending section 36.70.590, chapter 4, Laws of 1963 and RCW 36.70-.590.

To Committee on Local Government
HOUSE BILL NO. 1193, by Representative Clayton (by Department of Employment Security request):

AN ACT Relating to unemployment compensation benefits; and amending section 22, chapter 3, Laws of 1971 as last amended by section 18, chapter 292, Laws of 1977 ex. sess. and RCW 50.44.050.

To Committee on Labor

HOUSE BILL NO. 1194, by Representatives Keller and Kreidler:

AN ACT Relating to highways; making an appropriation; and declaring an emergency.

To Committee on Transportation

HOUSE BILL NO. 1195, by Representatives McCormick, Nelson (D), May, Wilson, Maxie, Gallagher, Hughes and Winsley:

AN ACT Relating to revenue and taxation; amending section 1, chapter 182, Laws of 1974 ex. sess. as last amended by section 1, chapter 268, Laws of 1977 ex. sess. and RCW 84.36.381; and amending section 28, chapter 291, Laws of 1975 1st ex. sess. and RCW 84.38.030.

To Committee on Revenue

HOUSE BILL NO. 1196, by Representative Struthers:


To Committee on Commerce

HOUSE BILL NO. 1197, by Representatives Pruitt, Fuller, Van Dyken, May and Nelson, D. (by Joint Board of Legislative Ethics request):

AN ACT Relating to legislative ethics; amending section 3, chapter 150, Laws of 1967 ex. sess. and RCW 44.60.030; amending section 6, chapter 150, Laws of 1967 ex. sess. as amended by section 5, chapter 218, Laws of 1977 ex. sess. and RCW 44.60.070; and amending section 8, chapter 218, Laws of 1977 ex. sess. and RCW 44.60.110.

To Committee on Constitution, Elections and Governmental Ethics

HOUSE BILL NO. 1198, by Representative Barnes:

AN ACT Relating to notaries public; and amending section 1, chapter 56, Laws of 1907 as last amended by section 4, chapter 85, Laws of 1975 1st ex. sess. and RCW 42.28.090.

To Committee on Judiciary

HOUSE BILL NO. 1199, by Representatives Isaacson, Hughes, Oliver, Hurley, Bond and McCormick:

AN ACT Relating to state funding for abortions; amending section 5, chapter 30, Laws of 1967 ex. sess. as amended by section 11, chapter 173, Laws of 1969 ex. sess. and RCW 74.09.520; and providing for submission of this act to a vote of the people.

To Committee on Social and Health Services

HOUSE BILL NO. 1200, by Representatives Smith (R), Chandler, Walk, Salatino, Fuller, Granlund and Sommers:

AN ACT Relating to the registration of contractors; and amending section 3, chapter 77, Laws of 1963 as amended by section 3, chapter 153, Laws of 1973 1st ex. sess. and RCW 18.27.030.

To Committee on Commerce

HOUSE BILL NO. 1201, by Representatives Adams and McGinnis:

AN ACT Relating to mental health; and adding new sections to chapter 71.24 RCW.

To Committee on Social and Health Services
HOUSE BILL NO. 1202, by Representative Winsley:
AN ACT Relating to debt adjusting; and adding new sections to chapter 18.28 RCW.
To Committee on Financial Institutions

HOUSE BILL NO. 1203, by Representative Winsley:
AN ACT Relating to escrow; amending section 1, chapter 153, Laws of 1965 as last amended by section 1, chapter 156, Laws of 1977 ex. sess. and RCW 18.44.010; amending section 11, chapter 245, Laws of 1971 ex. sess. as amended by section 14, chapter 156, Laws of 1977 ex. sess. and RCW 18.44.240; amending section 12, chapter 245, Laws of 1971 ex. sess. as amended by section 15, chapter 156, Laws of 1977 ex. sess. and RCW 18.44.250; amending section 30, chapter 156, Laws of 1977 ex. sess. and RCW 18.44.360; repealing section 8, chapter 245, Laws of 1971 ex. sess., section 12, chapter 156, Laws of 1977 ex. sess. and RCW 18.44.210; and repealing section 29, chapter 156, Laws of 1977 ex. sess. and RCW 18.44.215.
To Committee on Financial Institutions

HOUSE BILL NO. 1204, by Representative Jovanovich:
To Committee on Local Government

HOUSE BILL NO. 1205, by Representatives Amen, Patterson and Charnley:
AN ACT Relating to the scenic river system; amending section 8, chapter 161, Laws of 1977 ex. sess. and RCW 79.72.080; adding a new section to chapter 79.72 RCW; and creating a new section.
To Committee on Natural Resources

HOUSE BILL NO. 1206, by Representatives Barnes, Rohrbach and Jovanovich:
AN ACT Relating to aircraft noise abatement; and adding new sections to chapter 53.54 RCW.
To Committee on Ecology

HOUSE BILL NO. 1207, by Representatives Gruger, Houchen, Galloway and Brekke:
AN ACT Relating to day care services; adding new sections to chapter 74.13 RCW; and making an appropriation.
To Committee on Social and Health Services

HOUSE BILL NO. 1208, by Representatives Craswell, Sanders and Bond:
AN ACT Relating to revenue and taxation; and amending section 28A.45.050, chapter 223, Laws of 1969 ex. sess. as last amended by section 13, chapter 359, Laws of 1977 ex. sess. and RCW 28A.45.050.
To Committee on Revenue

HOUSE BILL NO. 1209, by Representatives Valle and Nelson (D):
AN ACT Relating to public meetings; and amending section 3, chapter 250, Laws of 1971 ex. sess. and RCW 42.30.030.
To Committee on Constitution, Elections and Governmental Ethics

HOUSE BILL NO. 1210, by Representatives Galloway, Whiteside, Vrooman, Erickson, Van Dyken and Zimmerman:
AN ACT Relating to second class school districts; and amending section 3, chapter 41, Laws of 1975 1st ex. sess. and RCW 28A.60.355.
To Committee on Education

HOUSE BILL NO. 1211, by Representative Becker:
AN ACT Relating to standards for prosecution of juveniles; and adding a new section to chapter 13.40 RCW.
To Committee on Institutions
HOUSE BILL NO. 1212, by Representatives Addison, Sanders and Tupper:

AN ACT Relating to revenue and taxation; and amending section 1, chapter 182, Laws of 1974 ex. sess. as last amended by section 1, chapter 268, Laws of 1977 ex. sess. and RCW 84.36.381.

To Committee on Revenue

HOUSE BILL NO. 1213, by Representatives Sanders, Sommers, Isaacson and Pruitt:

AN ACT Relating to the unfair cigarette sales act; amending section 14, chapter 286, Laws of 1957 as amended by section 15, chapter 278, Laws of 1975 1st ex. sess. and RCW 19.91.140; and amending section 15, chapter 286, Laws of 1957 as amended by section 16, chapter 278, Laws of 1975 1st ex. sess. and RCW 19.91.150

To Committee on Commerce

HOUSE BILL NO. 1214, by Representatives Sprague, Bender and Nelson (G.A.):

AN ACT Relating to public contracts; amending section 35.23.352, chapter 7, Laws of 1965 as last amended by section 1, chapter 41, Laws of 1977 ex. sess. and RCW 35.23.352; amending section 36.32.250, chapter 4, Laws of 1963 as last amended by section 1, chapter 267, Laws of 1977 ex. sess. and RCW 36.32.250; adding a new chapter to Title 39 RCW; providing an effective date; and prescribing penalties.

To Committee on State Government

HOUSE BILL NO. 1215, by Representatives Salatino and McGinnis:

AN ACT Relating to interlocal cooperation agreements; and adding a new section to chapter 39.34 RCW.

To Committee on State Government

HOUSE BILL NO. 1216, by Representatives Gruger, Galloway and Brekke:

AN ACT Relating to day care; and adding new sections to chapter 74.13 RCW.

To Committee on Social and Health Services

HOUSE BILL NO. 1217, by Representatives Van Dyken and Becker:

AN ACT Relating to wastewater disposal systems; and creating a new section.

To Committee on Ecology

HOUSE BILL NO. 1218, by Representatives Brown, Zimmerman, Brekke and Vrooman:

AN ACT Relating to local government; amending section 1246, Code of 1881 as last amended by section 1, chapter 237, Laws of 1955 and RCW 7.48.140; amending section 35.21.310, chapter 7, Laws of 1965 as amended by section 1, chapter 20, Laws of 1969 and RCW 35.21.310; creating new sections; prescribing penalties; and declaring an emergency.

To Committee on Ecology

HOUSE BILL NO. 1219, by Representatives Nelson (G.A.) and Taller:

AN ACT Relating to the organization and administration of the state's outdoor resources and industries; amending section 1, chapter ... (House Bill No. 344), Laws of 1979 and RCW 43.17.010; amending section 2, chapter ... (House Bill No. 344), Laws of 1979 and RCW 43.17.020; and creating new sections.

HOUSE BILL NO. 1220, by Representatives Valle, Lux, Nelson (D), Scott and Monohon:

AN ACT Relating to industrial safety and health; amending section 18, chapter 80, Laws of 1973 and RCW 49.17.180; and prescribing penalties.

To Committee on Ecology

HOUSE BILL NO. 1221, by Representatives Oliver and Erickson:

AN ACT Relating to state agency lobbying; and amending section 19, chapter 1, Laws of 1973 as last amended by section 6, chapter 313, Laws of 1977 ex. sess. and RCW 42.17.190.

To Committee on Constitution, Elections and Governmental Ethics

HOUSE BILL NO. 1222, by Representatives Houchen, Haley, Winsley, Whiteside, Zimmerman and Scott:

AN ACT Relating to institutions of higher education; amending section 29, chapter 261, Laws of 1969 ex. sess. as last amended by section 2, chapter 191, Laws of 1973 1st ex. sess. and RCW 28B.15.520;
amending section 11, chapter 279, Laws of 1971 ex. sess. as amended by section 39, chapter 169, Laws of 1977 ex. sess. and RCW 28B.15.530; and creating a new section.

To Committee on Higher Education

HOUSE BILL NO. 1223, by Representatives Becker and Salatino:

AN ACT Relating to a family consultation and research center; and creating new sections.

To Committee on Institutions

HOUSE BILL NO. 1224, by Representatives Bond and Flanagan:

AN ACT Relating to labor relations; amending section 3, chapter 108, Laws of 1967 ex. sess. as last amended by section 15, chapter 296, Laws of 1975 1st ex. sess. and RCW 41.56.030; amending section 10, chapter 108, Laws of 1967 ex. sess. as amended by section 21, chapter 296, Laws of 1975 1st ex. sess. and RCW 41.56.100; amending section 2, chapter 59, Laws of 1973 as amended by section 22, chapter 296, Laws of 1975 1st ex. sess. and RCW 41.56.122; amending section 3, chapter 59, Laws of 1973 as amended by section 23, chapter 296, Laws of 1975 1st ex. sess. and RCW 41.56.125; amending section 1, chapter 215, Laws of 1969 ex. sess. and RCW 41.56.140; amending section 2, chapter 215, Laws of 1969 ex. sess. and RCW 41.56.150; creating new sections; and adding new sections to chapter 41.56 RCW.

HOUSE BILL NO. 1225, by Representatives Deccio, Thompson, Salatino, Zimmerman and Williams:

AN ACT Relating to the support of state government; providing for the planning, acquisition, construction, remodeling, furnishing and equipping of certain jail buildings and facilities; providing for the financing thereof by the issuance of bonds and anticipation notes; amending section 3, chapter 316, Laws of 1977 ex. sess. and RCW 70.48.030; adding a new chapter to Title 70 RCW; making an appropriation; and declaring an emergency.

To Committee on Appropriations

HOUSE BILL NO. 1226, by Representatives Deccio, Adams, Whiteside, Newhouse, Kreidler, Williams, Dunlap, Polk, Fuller and Wilson:

AN ACT Relating to medicaid eligibility; and adding a new section to chapter 74.09 RCW.

To Committee on Social and Health Services

HOUSE BILL NO. 1227, by Representative Polk:

AN ACT Relating to revenue and taxation; amending section 4, chapter 325, Laws of 1977 ex. sess. and RCW 84.52.0531; creating new sections; providing for the expiration of a certain subsection hereof; and declaring an emergency.

To Committee on Education

HOUSE BILL NO. 1228, by Representatives Thompson, Zimmerman and Charnley:

AN ACT Relating to counties; and adding a new section to chapter 36.32 RCW.

To Committee on Local Government

HOUSE BILL NO. 1229, by Representative Polk:

AN ACT Relating to property subdivisions; and amending section 2, chapter 271, Laws of 1969 ex. sess. and RCW 58.17.020.

To Committee on Local Government

HOUSE BILL NO. 1230, by Representative Eng:

AN ACT Relating to the privacy of financial affairs; adding a new chapter to Title 19 RCW; and prescribing penalties.

To Committee on Financial Institutions

HOUSE BILL NO. 1231, by Representatives Houchen, Adams, Thompson, Brekke, Whiteside, Tupper, Lux, Scott, Gruger, Granlund, Maxie, Mitchell and Isaacson:

AN ACT Relating to revenue and taxation; and adding a new section to chapter 84.36 RCW.

To Committee on Social and Health Services
HOUSE BILL NO. 1232, by Representatives Houchen, Wilson, Mitchell, Teutsch, Fuller, Zimmerman, McGinnis and Scott:

AN ACT Relating to revenue and taxation; amending section 7, chapter 40, Laws of 1973 2nd ex. sess. and RCW 84.36.805; adding a new section to chapter 84.36 RCW; and creating a new section.

To Committee on Revenue

HOUSE BILL NO. 1233, by Representatives Patterson and Amen:

AN ACT Relating to annexation of territory by hospital districts; and amending section 4, chapter 267, Laws of 1953 and RCW 70.44.200.

To Committee on Local Government

HOUSE BILL NO. 1234, by Representatives Bauer, Heck, Hughes, Salatino and Vrooman:

AN ACT Relating to public retirement; amending section 1, chapter 274, Laws of 1947 as last amended by section 16, chapter 295, Laws of 1977 ex. sess. and RCW 41.40.010; amending section 16, chapter 274, Laws of 1947 as last amended by section 3, chapter 195, Laws of 1974 ex. sess. and RCW 41.40.150; amending section 31, chapter 80, Laws of 1947 as last amended by section 1, chapter 193, Laws of 1974 ex. sess. and RCW 41.32.310; providing an effective date; and declaring an emergency.

To Committee on Appropriations

HOUSE BILL NO. 1235, by Representative Knowles:


To Committee on Judiciary

HOUSE BILL NO. 1236, by Representatives Vrooman and Becker:


To Committee on Institutions

HOUSE BILL NO. 1237, by Representatives Van Dyken, Kreidler, Becker, Amen, Erak and Zimmerman:

AN ACT Relating to agriculture; creating new sections; and making an appropriation.

To Committee on Agriculture

HOUSE BILL NO. 1238, by Representative Haley:

AN ACT Relating to common carriers; and adding a new section to chapter 81.28 RCW.

To Committee on Transportation

HOUSE BILL NO. 1239, by Representatives King, Haley, Adams, Scott, Nelson (G.A.), Bender, Gruger, Whiteside and Charnley:

AN ACT Relating to local government; and adding a new section to chapter 84.52 RCW.

To Committee on Local Government

HOUSE BILL NO. 1240, by Representatives Granlund, Rosbach, Erickson, Chandler, Nelson (D), Keller, Salatino and Sherman:

AN ACT Relating to elections; creating a new chapter in Title 42 RCW; creating new sections; providing penalties; and providing an effective date.

To Committee on Constitution, Elections and Governmental Ethics

HOUSE BILL NO. 1241, by Representatives Hurley, Fuller and Brown:

AN ACT Relating to property taxation of park lands; and amending section 43, chapter 149, Laws of 1967 ex. sess. as last amended by section 3, chapter 22, Laws of 1975-'76 2nd ex. sess. and RCW 84.36.260.

To Committee on Parks and Recreation
HOUSE BILL NO. 1242, by Representatives Lux, Brekke, Bender, Nelson (D), Salatino, Jovanovich, Valle and Monohon:

AN ACT Relating to convulsive treatment; adding a new chapter to Title 71 RCW; and prescribing penalties.

To Committee on Social and Health Services

HOUSE BILL NO. 1243, by Representatives Van Dyken, Becker, Erak and Zimmerman:

AN ACT Relating to revenue and taxation; amending section 83.16.010, chapter 15, Laws of 1961 and RCW 83.16.010; amending section 83.40.040, chapter 15, Laws of 1961 as amended by section 12, chapter 28, Laws of 1963 ex. sess. and RCW 83.40.040; adding a new section to chapter 83.04 RCW; and adding new sections to chapter 83.16 RCW.

To Committee on Revenue

HOUSE BILL NO. 1244, by Representatives Addison and Tupper:

AN ACT Relating to holidays; and adding a new section to chapter 1.20 RCW.

To Committee on State Government

HOUSE BILL NO. 1245, by Representatives Lux and Nelson (D):

AN ACT Relating to the economic assistance act; and amending section 13, chapter 117, Laws of 1972 ex. sess. as amended by section 1, chapter 296, Laws of 1977 ex. sess. and RCW 43.31A.130.

HOUSE BILL NO. 1246, by Representatives Polk, North and Craswell:

AN ACT Relating to public disclosure; and amending section 19, chapter 1, Laws of 1973 as last amended by section 6, chapter 313, Laws of 1977 ex. sess. and RCW 42.17.190.

To Committee on Constitution, Elections and Governmental Ethics

HOUSE BILL NO. 1247, by Representative Addison:

AN ACT Relating to revenue and taxation; creating a new section; and adding a new chapter to Title 84 RCW.

To Committee on Revenue

HOUSE BILL NO. 1248, by Representatives Van Dyken, Becker and Erak:

AN ACT Relating to water conservation; adding a new section to chapter 70.54 RCW; and providing an effective date.

To Committee on Ecology

HOUSE BILL NO. 1249, by Representatives Chandler, Grimm and Taylor:

AN ACT Relating to the council for postsecondary education; and adding a new section to chapter 277, Laws of 1969 ex. sess. and to chapter 28B.80 RCW.

To Committee on Higher Education

HOUSE BILL NO. 1250, by Representative Sanders:

AN ACT Relating to unemployment compensation; and amending section 28, chapter 35, Laws of 1945 as amended by section 7, chapter 292, Laws of 1977 ex. sess. and RCW 50.04.270.

To Committee on Labor

HOUSE BILL NO. 1251, by Representatives Nelson (D) and Lux:

AN ACT Relating to economic development; amending section 1, chapter 117, Laws of 1972 ex. sess. and RCW 43.31A.010; amending section 9, chapter 117, Laws of 1972 ex. sess. and RCW 43.31A.090; amending section 10, chapter 117, Laws of 1972 ex. sess. and RCW 43.31A.100; amending section 13, chapter 117, Laws of 1972 ex. sess. as amended by section 1, chapter 296, Laws of 1977 ex. sess. and RCW 43.31A.130; adding a new section to chapter 117, Laws of 1972 ex. sess. and to chapter 43.31A RCW; creating a new section; and prescribing an effective date.

HOUSE BILL NO. 1252, by Representative Eng:

AN ACT Relating to discrimination; and amending section 9, chapter 37, Laws of 1957 as last amended by section 6, chapter 214, Laws of 1973 1st ex. sess. and RCW 49.60.180.

HOUSE BILL NO. 1253, by Representative Oliver:

AN ACT Relating to public lands; and adding a new section to chapter 79.68 RCW.

To Committee on Natural Resources
HOUSE BILL NO. 1254, by Representatives Sprague, Garrett, Bender and Wilson:

AN ACT Relating to public transportation benefit areas; and amending section 14, chapter 270, Laws of 1975 1st ex. sess. and RCW 36.57A.040.

HOUSE BILL NO. 1255, by Representative Becker:


To Committee on Institutions

HOUSE BILL NO. 1256, by Representatives King, Zimmerman and Charnley:


To Committee on Local Government

HOUSE BILL NO. 1257, by Representatives North, Bender, Sanders and Erickson:

AN ACT Relating to revenue and taxation; amending section I, chapter 94, Laws of 1970 ex. sess. and RCW 82.14.010; amending section 1, chapter 87, Laws of 1972 ex. sess. as amended by section 5, chapter 54, Laws of 1974 ex. sess. and RCW 82.44.150; adding a new section to chapter 90, Laws of 1970 ex. sess. and to chapter 82.14 RCW; and declaring an emergency.

To Committee on Transportation

HOUSE BILL NO. 1258, by Representative Kreidler:

AN ACT Relating to juvenile truancy; amending section 28A.27.070, chapter 223, Laws of 1969 ex. sess. as amended by section 52, chapter 291, Laws of 1977 ex. sess. and RCW 28A.27.070; adding a new section to chapter 28A.27 RCW; and adding new sections to chapter 13.34 RCW.

To Committee on Institutions
HOUSE BILL NO. 1259, by Representatives Gruger, Tupper and Erickson:

AN ACT Relating to day care; adding a new section to chapter 74.13 RCW; and making an appropriation.

To Committee on Social and Health Services

HOUSE BILL NO. 1260, by Representative Gruger:

AN ACT Relating to day care services for migrant families; adding a new section to chapter 74.13 RCW; and making an appropriation.

To Committee on Social and Health Services

HOUSE BILL NO. 1261, by Representatives Warnke and Blair:


To Committee on Institutions

HOUSE BILL NO. 1262, by Representatives Addison, Sommers, Craswell, Sanders, Galloway, Hastings, Greengo, Brown, Erickson, Granlund and Flanagan:

AN ACT Relating to retail sales taxes; and amending section 82.08.010, chapter 15, Laws of 1961 as last amended by section 18, chapter 149, Laws of 1967 ex. sess. and RCW 82.08.010.

To Committee on Revenue

HOUSE BILL NO. 1263, by Representatives Polk, Knowles, Newhouse and Sherman:

AN ACT Relating to civil procedure; and adding a new section to chapter 4.84 RCW.

To Committee on Judiciary

HOUSE BILL NO. 1264, by Representative Chandler:

AN ACT Relating to public health; amending section 1, chapter 51, Laws of 1967 ex. sess. and RCW 70.05.010; amending section 8, chapter 183, Laws of 1945 as last amended by section 10, chapter 85, Laws of 1971 ex. sess. and RCW 70.46.080; amending section 20, chapter 51, Laws of 1967 ex. sess. and RCW 70.46.085; adding new sections to chapter 70.46 RCW; and making an appropriation.

To Committee on Social and Health Services

HOUSE BILL NO. 1265, by Representatives Nelson (G.A.), Taller and McGinnis:

AN ACT Relating to the governmental services provided by state government; amending section 5, chapter 1, Laws of 1967 as last amended by section 1, chapter 34, Laws of 1979 and RCW 43.17.010; amending section 2, chapter 9, Laws of 1979 as last amended by section 34, chapter 1, Laws of 1979 and RCW 43.17.010; amending section 3, chapter 9, Laws of 1979 as last amended by section 1, chapter 35, Laws of 1979 and RCW 43.17.010; amending section 4, chapter 9, Laws of 1979 as last amended by section 1, chapter 36, Laws of 1979 and RCW 43.17.010; and creating new sections.

To Committee on State Government

HOUSE BILL NO. 1266, by Representatives Granlund, Winsley, Gruger, Fuller, Galloway, Mitchell, Brekke, Garrett, Burns, Nelson (D), Haley, Addison, Oliver, King, Houchen, Thompson and Sherman:


To Committee on Constitution, Elections and Governmental Ethics

HOUSE BILL NO. 1267, by Representatives Keller, Kreidler, Charnley and Gruger:

AN ACT Relating to speech pathologists and audiologists; adding a new chapter to Title 18 RCW; and prescribing penalties.

To Committee on Social and Health Services

HOUSE BILL NO. 1268, by Representatives Lux, Maxie, King, Valle, Adams and Eng:

AN ACT Relating to public assistance; and amending section 74.08.040, chapter 26, Laws of 1959 and RCW 74.08.040.

To Committee on Social and Health Services

HOUSE BILL NO. 1269, by Representative Van Dyken:

AN ACT Relating to acquisition and exchange of lands for park purposes; creating a new section; and making an appropriation.

To Committee on Parks and Recreation

HOUSE BILL NO. 1270, by Representatives Fuller, Sommers, Rosbach and Craswell:

AN ACT Relating to revenue and taxation; amending section 1, chapter 347, Laws of 1977 ex. sess. and RCW 82.04.291; amending section 6, chapter 294, Laws of 1971 ex. sess. as last amended by section 2, chapter 347, Laws of 1977 ex. sess. and RCW 84.33.060; and amending section 8, chapter 294, Laws of 1971 ex. sess. as last amended by section 3, chapter 347, Laws of 1977 ex. sess. and RCW 84.33.080; and creating a new section.

To Committee on Revenue

HOUSE BILL NO. 1271, by Representatives Rohrbach, Valle and Jovanovich:

AN ACT Relating to air traffic safety; and creating a new section.

To Committee on Transportation

HOUSE BILL NO. 1272, by Representatives Deccio, Kreidler, Williams, Newhouse, Dunlap, Polk, Tupper, Fuller, Wilson, McGinnis and Mitchell:

AN ACT Relating to nursing home employees; adding a new chapter to Title 18 RCW; prescribing penalties; and creating a new section.
THIRTY-THIRD DAY, FEBRUARY 9, 1979

HOUSE BILL NO. 1273, by Representatives Isaacson and Gallagher:
AN ACT Relating to environmental policy; amending section 3, chapter 109, Laws of 1971 ex. sess. and RCW 43.21C.030; amending section 6, chapter 109, Laws of 1971 ex. sess. as amended by section 2, chapter 278, Laws of 1977 ex. sess. and RCW 43.21C.060; amending section 3, chapter 179, Laws of 1973 1st ex. sess. and RCW 43.21C.090; and adding new sections to chapter 43.21C RCW.
To Committee on Ecology

HOUSE BILL NO. 1274, by Representatives Nisbet and Barr:
AN ACT Relating to motor vehicle emission control; adding new sections to chapter 46.16 RCW; adding a new chapter to Title 70 RCW; prescribing penalties; providing an effective date; and providing an expiration date.
To Committee on Ecology

HOUSE BILL NO. 1275, by Representative Sanders:
To Committee on Commerce

HOUSE BILL NO. 1276, by Representatives Craswell, Warnke, Oliver, Owen, Williams, Hurley, Van Dyken, Winsley, Grimm and Rosbach:
AN ACT Relating to education; adding a new section to chapter 223, Laws of 1969 ex. sess. and to chapter 28A.58 RCW; and providing penalties.
To Committee on Education

HOUSE BILL NO. 1277, by Representatives Deccio, Adams, Newhouse, Kreidler, Williams, Dunlap, Polk, Fuller, Struthers, Wilson and Rohrbach:
AN ACT Relating to nutrition in nursing homes; and adding a new section to chapter 74.09 RCW.

HOUSE BILL NO. 1278, by Representatives Brown, Hurley and McGinnis:
AN ACT Relating to marine transportation; adding a new section to chapter 75.12 RCW; creating a new section; and defining crimes.
To Committee on Transportation

HOUSE BILL NO. 1279, by Representatives Oliver, Williams, and Craswell:
AN ACT Relating to school districts; creating new sections; adding a new section to chapter 223, Laws of 1969 ex. sess. and to chapter 28A.58 RCW; and providing penalties.
To Committee on Education

HOUSE BILL NO. 1280, by Representative Douthwaite:
AN ACT Relating casualty insurance; amending section 27, chapter 150, Laws of 1967 and RCW 48.22-030; amending section 3, chapter 95, Laws of 1967 ex. sess. and RCW 48.22.040; and adding a new sections to chapter 48.22 RCW.
To Committee on Insurance

HOUSE BILL NO. 1281, by Representatives Tilly, Hurley, Schmitten, Barr and Fancher:
AN ACT Relating to snowmobiles; amending section 1, chapter 29, Laws of 1971 ex. sess. and RCW 46.10.010; amending section 2, chapter 29, Laws of 1971 ex. sess. and RCW 46.10.020; amending section 3, chapter 29, Laws of 1971 ex. sess. as amended by section 1, chapter 181, Laws of 1975 1st ex. sess. and RCW 46.10.030; amending section 4, chapter 181, Laws of 1975 1st ex. sess. and RCW

To Committee on Transportation

HOUSE BILL NO. 1282, by Representatives Craswell, Sommers, Flanagan, Hastings and McCormick:

AN ACT Relating to revenue and taxation; and amending section 84.12.280, chapter 15, Laws of 1961 and RCW 84.12.280.

To Committee on Revenue

HOUSE BILL NO. 1283, by Representatives Keller and Kreidler:

AN ACT Relating to commerce, economic, and cultural recreation development; providing for the planning, design, construction, furnishing, and landscaping of a recreational performing arts facility; providing for the financing thereof by issuance of bonds and anticipation notes; authorizing the acceptance of gifts or dedication of real property as a site for such facilities; adding new sections to chapter 43.31 RCW; and declaring an emergency.

To Committee on Appropriations

HOUSE BILL NO. 1284, by Representatives Nelson (D), Becker, Struthers, Pruitt and Adams:

AN ACT Relating to education; and amending section 6, chapter 50, Laws of 1970 ex. sess. and RCW 72.40.031.

To Committee on Education

HOUSE BILL NO. 1285, by Representative Polk:

AN ACT Relating to subsistence allowances for state officials and employees; and amending section 43.03.050, chapter 8, Laws of 1965 as last amended by section 1, chapter 312, Laws of 1977 ex. sess. and RCW 43.03.050.

To Committee on State Government

HOUSE BILL NO. 1286, by Representative Sanders:

AN ACT Relating to judgment liens; and amending section 1, chapter 60, Laws of 1929 as amended by section 16, chapter 81, Laws of 1971 and RCW 4.56.190.

To Committee on Judiciary

HOUSE BILL NO. 1287, by Representatives Keller, Zimmerman and Vrooman:

THIRTY-THIRD DAY, FEBRUARY 9, 1979

1975 as amended by section 60, chapter 195, Laws of 1973 1st ex. sess. and RCW 54.16.080; amending section 23, chapter 6, Laws of 1947 as amended by section 77, chapter 195, Laws of 1973 1st ex. sess. and RCW 68.16.230; amending section 6, chapter 264, Laws of 1945 as last amended by section 1, chapter 211, Laws of 1977 ex. sess. and RCW 70.44.060; amending section 134, chapter 195, Laws of 1973 1st ex. sess. and RCW 84.52.043; amending section 9, chapter 92, Laws of 1970 ex. sess. as last amended by section 105, chapter 195, Laws of 1973 1st ex. sess. and RCW 84.52.063; amending section 1, chapter 133, Laws of 1967 ex. sess. as last amended by section 106, chapter 195, Laws of 1973 1st ex. sess. and RCW 84.52.065; and amending section 84.56.020, chapter 15, Laws of 1961 as last amended by section 1, chapter 196, Laws of 1974 ex. sess. and RCW 84.56.020.

To Committee on Revenue

HOUSE BILL NO. 1288, by Representatives Nelson (G.A.), Taller and McGinnis:
AN ACT Relating to state government organization; and creating new sections.

To Committee on State Government

HOUSE BILL NO. 1289, by Representatives Taller and Ehlers (by State Auditor request):

To Committee on State Government

HOUSE BILL NO. 1290, by Representatives Eberle, Hastings, Haley and Rohrbach:
AN ACT Relating to alcoholic beverages; amending section 3, chapter 62, Laws of 1933 ex. sess. as last amended by section 13, chapter 21, Laws of 1969 ex. sess. and RCW 66.04.010; amending section 5, chapter 62, Laws of 1933 ex. sess. and RCW 66.08.020; amending section 4, chapter 6, Laws of 1961 ex. sess. as amended by section 1, chapter 239, Laws of 1963 and RCW 66.08.026; amending section 79, chapter 62, Laws of 1933 ex. sess. as last amended by section 1, chapter 115, Laws of 1977 ex. sess. and RCW 66.08.030; amending section 69, chapter 62, Laws of 1933 ex. sess. as last amended by section 1, chapter 173, Laws of 1975 1st ex. sess. and RCW 66.08.050; amending section 1, chapter 20, Laws of 1975-76 2nd ex. sess. and RCW 66.12.110; amending section 1, chapter 173, Laws of 1975 1st ex. sess. and RCW 66.12.120; amending section 1, chapter 67, Laws of 1949 as last amended by section 4, chapter 209, Laws of 1973 1st ex. sess. and RCW 66.20.160; amending section 3, chapter 67, Laws of 1949 as last amended by section 6, chapter 209, Laws of 1973 1st ex. sess. and RCW 66.20.180; amending section 23-Q added to chapter 62, Laws of 1933 ex. sess. by section 1, chapter 217, Laws of 1937 as amended by section 6, chapter 75, Laws of 1967 ex. sess. and RCW 66.24.360; amending section 23-R added to chapter 62, Laws of 1933 ex. sess. by section 1, chapter 217, Laws of 1937 as last amended by section 16, chapter 209, Laws of 1973 1st ex. sess. and RCW 66.24.370; amending section 12, chapter 173, Laws of 1975 1st ex. sess. and RCW 66.24.510; amending section 4, chapter 289, Laws of 1955 and RCW 66.44.150; amending section 6, chapter 289, Laws of 1955 and RCW 66.44.160; amending section 82.08.150, chapter 15, Laws of 1961 as last amended by section 1, chapter 204, Laws of 1973 1st ex. sess. and RCW 82.08.150; amending section 82.08.160, chapter 15, Laws of 1961 as last amended by section 1, chapter 204, Laws of 1973 1st ex. sess. and RCW 82.08.160; amending section 82.08.170, chapter 15, Laws of 1961 as last amended by section 1, chapter 204, Laws of 1973 1st ex. sess. and RCW 82.08.170; amending section 82.08.180, chapter 15, Laws of 1961 as last amended by section 1, chapter 204, Laws of 1973 1st ex. sess. and RCW 82.08.180; amending section 82.08.190, chapter 15, Laws of 1961 as last amended by section 1, chapter 204, Laws of 1973 1st ex. sess. and RCW 82.08.190; amending section 82.08.200, chapter 15, Laws of 1961 as last amended by section 1, chapter 204, Laws of 1973 1st ex. sess. and RCW 82.08.200; amending section 82.08.210, chapter 15, Laws of 1961 as last amended by section 1, chapter 204, Laws of 1973 1st ex. sess. and RCW 82.08.210; amending section 82.08.220, chapter 15, Laws of 1961 as last amended by section 1, chapter 204, Laws of 1973 1st ex. sess. and RCW 82.08.220; amending section 82.08.230, chapter 15, Laws of 1961 as last amended by section 1, chapter 204, Laws of 1973 1st ex. sess. and RCW 82.08.230; amending section 82.08.240, chapter 15, Laws of 1961 as last amended by section 1, chapter 204, Laws of 1973 1st ex. sess. and RCW 82.08.240; amending section 82.08.250, chapter 15, Laws of 1961 as last amended by section 1, chapter 204, Laws of 1973 1st ex. sess. and RCW 82.08.250; amending section 82.08.260, chapter 15, Laws of 1961 as last amended by section 1, chapter 204, Laws of 1973 1st ex. sess. and RCW 82.08.260; amending section 82.08.270, chapter 15, Laws of 1961 as last amended by section 1, chapter 204, Laws of 1973 1st ex. sess. and RCW 82.08.270; amending section 82.08.280, chapter 15, Laws of 1961 as last amended by section 1, chapter 204, Laws of 1973 1st ex. sess. and RCW 82.08.280; amending section 82.08.290, chapter 15, Laws of 1961 as last amended by section 1, chapter 204, Laws of 1973 1st ex. sess. and RCW 82.08.290; amending section 82.08.300, chapter 15, Laws of 1961 as last amended by section 1, chapter 204, Laws of 1973 1st ex. sess. and RCW 82.08.300; and making an appropriation.

To Committee on Commerce

HOUSE BILL NO. 1291, by Representatives Deccio and Becker:
AN ACT Relating to certain appropriations; creating new sections; and making an appropriation.

HOUSE BILL NO. 1292, by Representatives Brown, Dawson, Adams and Winsley:
AN ACT Relating to public health and safety; amending section 3, chapter 46, Laws of 1949 and RCW 70.08.030; and declaring an emergency.

To Committee on Social and Health Services
HOUSE BILL NO. 1293, by Representative Lux:


To Committee on Financial Institutions

HOUSE BILL NO. 1294, by Representatives Nelson (G.A.), Taller and McGinnis:

AN ACT Relating to regulatory functions of state government; amending section 1, chapter ... (House Bill No. 344), Laws of 1979 and RCW 43.17.010; amending section 2, chapter ... (House Bill No. 344), Laws of 1979 and RCW 43.17.020; creating new sections; repealing section .02.01, chapter 79, Laws of 1947 and RCW 48.02.010; repealing section .02.02, chapter 79, Laws of 1947 and RCW 48.02.020; repealing section .02.03, chapter 79, Laws of 1947 and RCW 48.02.030; and repealing section .02.05, chapter 79, Laws of 1947 and RCW 48.02.050.

To Committee on State Government

HOUSE BILL NO. 1295, by Representatives Valle, Nelson (D), Douthwaite and Thompson:

AN ACT Relating to air pollution from radioactive substances; amending section 46, chapter 238, Laws of 1967 as amended by section 34, chapter 168, Laws of 1969 ex. sess. and RCW 70.94.331; and amending section 3, chapter 232, Laws of 1957 as last amended by section 2, chapter 168, Laws of 1969 ex. sess. and RCW 70.94.030.

To Committee on Ecology

HOUSE BILL NO. 1296, by Representative Ehlers:

AN ACT Relating to education; amending section 1, chapter 127, Laws of 1975 1st ex. sess. and RCW 28A.04.134; and amending section 7, chapter 359, Laws of 1977 ex. sess. and RCW 28A.41.162.

To Committee on Education

HOUSE BILL NO. 1297, by Representative Brekke:


To Committee on Local Government
THIRTY-THIRD DAY, FEBRUARY 9, 1979

HOUSE BILL NO. 1298, by Representatives Smith (R), Dunlap and Jovanovich:

AN ACT Relating to industrial insurance; and amending section 1, chapter 20, Laws of 1971 as last amended by section 17, chapter 350, Laws of 1977 ex. sess. and RCW 51.12.035.

To Committee on Labor

HOUSE BILL NO. 1299, by Representatives Zimmerman, Fuller, Fancher, Becker and Galloway:


To Committee on Agriculture

HOUSE BILL NO. 1300, by Representatives Van Dyken, Becker, Amen and Erak:

AN ACT Relating to agriculture; adding a new section to chapter 7.48 RCW; and creating a new section.

To Committee on Agriculture

HOUSE BILL NO. 1301, by Representatives Flanagan, Smith (C) and Barr:


To Committee on Institutions

HOUSE BILL NO. 1302, by Representatives Oliver, Williams and Craswell:

AN ACT Relating to school districts; creating new sections; adding a new section to chapter 223, Laws of 1969 ex. sess. and to chapter 28A.58 RCW; and providing penalties.

To Committee on Education

HOUSE BILL NO. 1303, by Representative Deccio:


HOUSE BILL NO. 1304, by Representative Hastings:


To Committee on Revenue

HOUSE BILL NO. 1305, by Representatives Nelson (D), Charnley and Sherman:

AN ACT Relating to utility rates; and adding a new section to chapter 80.28 RCW.

To Committee on Energy and Utilities

HOUSE BILL NO. 1306, by Representative Galloway:

AN ACT Relating to inheritance taxes; and amending section 83.16.080, chapter 15, Laws of 1961 as amended by section 11, chapter 292, Laws of 1961 and RCW 83.16.080.

To Committee on Revenue

HOUSE BILL NO. 1307, by Representatives Patterson, Gallagher, Tilly, Garrett and McCormick:

AN ACT Relating to the state ferry system; amending section 3, chapter 24, Laws of 1972 ex. sess. and RCW 47.60.530; amending section 47.60.140, chapter 13, Laws of 1961 as amended by section 58, chapter 170, Laws of 1965 ex. sess. and RCW 47.60.140; amending section 47.60.310, chapter 13, Laws of 1961 as amended by section 1, chapter 29, Laws of 1977 and RCW 47.60.310; adding new sections to chapter 47.60 RCW; repealing section 47.60.290, chapter 13, Laws of 1961, section 6, chapter 24, Laws of 1972 ex. sess. and RCW 47.60.290; repealing section 47.60.300, chapter 13, Laws of 1961 and RCW 47.60.300; repealing section 8, chapter 24, Laws of 1972 ex. sess. and RCW 47.60.325; declaring an emergency; and providing an effective date.

To Committee on Transportation

HOUSE BILL NO. 1308, by Representatives Ehlers, May, King, Walk, Grimm, Barnes, Erickson, Bender, Mitchell, Charnley, Gruger and Burns:

AN ACT Relating to landlords and tenants of mobile home lots; amending section 4, chapter 279, Laws of 1977 ex. sess. and RCW 59.20.040; amending section 5, chapter 279, Laws of 1977 ex. sess. and RCW 59.20.050; amending section 6, chapter 279, Laws of 1977 ex. sess. and RCW 59.20.060; amending
section 7, chapter 279, Laws of 1977 ex. sess. and RCW 59.20.070; amending section 8, chapter 279, Laws of 1977 ex. sess. and RCW 59.20.080; amending section 9, chapter 279, Laws of 1977 ex. sess. and RCW 59.20.090; and adding new sections to chapter 59.20 RCW.

To Committee on Judiciary

HOUSE BILL NO. 1309, by Representatives Brown and Haley:

AN ACT Relating to appropriations; making an appropriation and authorizing allocations for the purpose of identifying, evaluating, correcting, or reducing nontraditional sources of air pollution within the city of Tacoma; creating new sections; and declaring an emergency.

To Committee on Ecology

HOUSE BILL NO. 1310, by Representatives Bond and Barnes:

AN ACT Relating to motor vehicles; amending section 2, chapter 27, Laws of 1969 and RCW 46.20.342; and amending section 11, chapter 284, Laws of 1971 ex. sess. as amended by section 1, chapter 138, Laws of 1977 ex. sess. and RCW 46.65.090.

To Committee on Transportation

HOUSE BILL NO. 1311, by Representatives Brown, McGinnis, Smith (R), Thompson, Sherman, Winsley and Knowles:

AN ACT Relating to victims of crimes; amending section 9, chapter 302, Laws of 1977 ex. sess. and RCW 7.68.065; and adding a new section to chapter 7.68 RCW.

To Committee on Judiciary

HOUSE BILL NO. 1312, by Representatives Heck, Nelson (D), Adams and Kreidler:


To Committee on Education

HOUSE BILL NO. 1313, by Representative Haley:

AN ACT Relating to public employment; amending section 15, chapter 1, Laws of 1961 as last amended by section 1, chapter 152, Laws of 1977 ex. sess. and RCW 41.06.150; and amending section 1, chapter 12, Laws of 1970 ex. sess. and RCW 41.06.020.

HOUSE BILL NO. 1314, by Representatives McGinnis, Brown, Taylor and Dawson:

AN ACT Relating to victim's and witness' assistance; creating new sections; and making an appropriation.

To Committee on Judiciary

HOUSE BILL NO. 1315, by Representatives Brown and Haley:

AN ACT Relating to metropolitan park districts; amending section 35.61.180, chapter 7, Laws of 1965 and RCW 35.61.180; amending section 35.61.200, chapter 7, Laws of 1965 and RCW 35.61.200; amending section 35.61.210, chapter 7, Laws of 1965 as amended by section 25, chapter 195, Laws of 1973 1st ex. sess. and RCW 35.61.210; and creating a new section.

To Committee on Local Government

HOUSE BILL NO. 1316, by Representatives Polk, Hurley and Deccio:

AN ACT Relating to institutions of higher education; adding a new section to chapter 36, Laws of 1969 ex. sess. and to chapter 28B.16 RCW; and declaring an emergency.

To Committee on State Government

HOUSE BILL NO. 1317, by Representatives Bond, Nelson (D) and Sanders:

AN ACT Relating to revenue and taxation; and amending and reenacting section 82.08.030, chapter 15, Laws of 1961 as last amended by section 6, chapter 166, Laws of 1977 ex. sess., by section 1, chapter 179, Laws of 1977 ex. sess., and by section 1, chapter 2, Laws of 1979 (Initiative Measure No. 345, approved November 8, 1977) and RCW 82.08.030.

To Committee on Revenue
THIRTY-THIRD DAY, FEBRUARY 9, 1979

HOUSE BILL NO. 1318, by Representative Whiteside:

To Committee on Social and Health Services

HOUSE BILL NO. 1319, by Representatives Maxie and Bender (by Insurance Commissioner request):
AN ACT Relating to insurance; amending section 5, chapter 115, Laws of 1969 and RCW 48.44.095; adding a new section to chapter 48.44 RCW; and creating a new section.

To Committee on Social and Health Services

HOUSE BILL NO. 1320, by Representatives Bender and Maxie (by Insurance Commissioner request):
AN ACT Relating to insurance; and adding new sections to chapter 48.17 RCW.

To Committee on Insurance

HOUSE BILL NO. 1321, by Representatives Maxie and Keller (by Insurance Commissioner request):

To Committee on Insurance

HOUSE BILL NO. 1322, by Representatives Van Dyken, Becker, Clayton and Erak:
AN ACT Relating to criminal trespass; and amending section 9A.52.090, chapter 260, Laws of 1975 1st ex. sess. and RCW 9A.52.090.

To Committee on Judiciary

HOUSE BILL NO. 1323, by Representatives Deccio, Adams, Whiteside, Newhouse, Williams, Dunlap, Polk, Wilson, Fuller and Struthers:
AN ACT Relating to nursing homes; adding new sections to chapter 74.09 RCW; and creating a new section.

To Committee on Social and Health Services

HOUSE BILL NO. 1324, by Representatives Brown, McGinnis, Smith (R), Thompson, Sherman, Winsley, Knowles, Eberle, Taylor, Dawson, Greengo and Rohrbach:
AN ACT Relating to stolen property; and adding a new chapter to Title 63 RCW.

To Committee on Judiciary

HOUSE BILL NO. 1325, by Representatives Garrett and Zimmerman:

To Committee on Local Government

HOUSE BILL NO. 1326, by Representatives Flanagan, Zimmerman, Smith (C) and Nisbet:
AN ACT Relating to public water systems; and repealing section 8, chapter 142, Laws of 1977 ex. sess. and RCW 70.116.080.
To Committee on Local Government

HOUSE BILL NO. 1327, by Representative Jovanovich:
AN ACT Relating to fish resources; and creating a new section.
To Committee on Natural Resources

HOUSE BILL NO. 1328, by Representative Valle:
AN ACT Relating to Columbia River Management.
To Committee on Rules

HOUSE BILL NO. 1329, by Representative Valle:
AN ACT Relating to shoreline management.
To Committee on Rules

HOUSE BILL NO. 1330, by Representative Valle:
AN ACT Relating to water resource management.
To Committee on Rules

HOUSE BILL NO. 1331, by Representative Thompson (by Executive request):
AN ACT Relating to appropriations.
To Committee on Rules

HOUSE BILL NO. 1332, by Representative Valle:
AN ACT Relating to water rights.
To Committee on Rules

HOUSE BILL NO. 1333, by Representative Valle:
AN ACT Relating to oil pollution control.
To Committee on Rules

HOUSE BILL NO. 1334, by Representative Valle:
AN ACT Relating to water pollution control.
To Committee on Rules

HOUSE BILL NO. 1335, by Representative Bond:
AN ACT Relating to certain capital projects of institutions of higher education and the financing thereof.
To Committee on Rules
HOUSE BILL NO. 1336, by Representatives Struthers and Becker:
AN ACT Relating to adult corrections.
   To Committee on Rules

HOUSE BILL NO. 1337, by Representatives Becker and Struthers:
AN ACT Relating to juvenile sentencing standards.
   To Committee on Rules

HOUSE BILL NO. 1338, by Representatives Becker and Struthers:
AN ACT Relating to truancy.
   To Committee on Rules

HOUSE BILL NO. 1339, by Representative Fancher:
AN ACT Relating to agriculture.
   To Committee on Rules

HOUSE BILL NO. 1340, by Representatives Kreidler and Fancher:
AN ACT Relating to agriculture.
   To Committee on Rules

HOUSE BILL NO. 1341, by Representative Kreidler:
AN ACT Relating to agriculture.
   To Committee on Rules

HOUSE BILL NO. 1342, by Representatives Barnes and Haley:
AN ACT Relating to faculty tenure at the state's postsecondary institutions.
   To Committee on Rules

HOUSE BILL NO. 1343, by Representatives Becker and Struthers:
AN ACT Relating to juveniles.
   To Committee on Rules

HOUSE BILL NO. 1344, by Representatives Becker and Struthers:
AN ACT Relating to juveniles.
   To Committee on Rules

HOUSE BILL NO. 1345, by Representatives Becker and Struthers:
AN ACT Relating to parent-child relationship.
   To Committee on Rules

HOUSE BILL NO. 1346, by Representatives Becker and Struthers:
AN ACT Relating to juvenile justice.
   To Committee on Rules

HOUSE BILL NO. 1347, by Representatives Struthers and Becker:
AN ACT Relating to mental health.
   To Committee on Rules

HOUSE BILL NO. 1348, by Representative Warnke:
AN ACT Relating to telephone utilities.
   To Committee on Rules

HOUSE BILL NO. 1349, by Representative Pruitt:
AN ACT Relating to alcoholism.
   To Committee on Rules
HOUSE BILL NO. 1350, by Representative Valle:

AN ACT Relating to air pollution control.
To Committee on Rules

HOUSE BILL NO. 1351, by Representative Erickson:

AN ACT Relating to The Evergreen State College.
To Committee on Rules

HOUSE BILL NO. 1352, by Representative May:

AN ACT Relating to nursing home property.
To Committee on Rules

HOUSE BILL NO. 1353, by Representative Haley:

AN ACT Relating to title insurance.
To Committee on Rules

HOUSE BILL NO. 1354, by Representative Valle:

AN ACT Relating to state environmental policy.
To Committee on Rules

HOUSE BILL NO. 1355, by Representative Gruger:

AN ACT Relating to children.
To Committee on Rules

HOUSE BILL NO. 1356, by Representative Gruger:

AN ACT Relating to children's services.
To Committee on Rules

HOUSE BILL NO. 1357, by Representative Oliver:

AN ACT Relating to families.
To Committee on Rules

HOUSE BILL NO. 1358, by Representative Greengo:

AN ACT Relating to commerce.
To Committee on Rules

HOUSE BILL NO. 1359, by Representative Becker:

AN ACT Relating to juvenile community service workers.
To Committee on Rules

HOUSE BILL NO. 1360, by Representative Clayton:

AN ACT Relating to agriculture.
To Committee on Rules

HOUSE BILL NO. 1361, by Representative Owen:

AN ACT Relating to gambling.
To Committee on Rules

HOUSE BILL NO. 1362, by Representative Bond:

AN ACT Relating to the state board for community college education capital project financing.
To Committee on Rules

HOUSE BILL NO. 1363, by Representative Gruger:

AN ACT Relating to children's services.
To Committee on Rules
THIRTY-THIRD DAY, FEBRUARY 9, 1979

HOUSE BILL NO. 1364, by Representative Clayton:
AN ACT Relating to labor.
   To Committee on Rules

HOUSE BILL NO. 1365, by Representative Bauer:
AN ACT Relating to television and radio broadcasting.
   To Committee on Rules

HOUSE BILL NO. 1366, by Representative Clayton:
AN ACT Relating to industrial insurance.
   To Committee on Rules

HOUSE BILL NO. 1367, by Representatives Oliver and Erickson:
AN ACT Relating to higher education.
   To Committee on Rules

HOUSE BILL NO. 1368, by Representatives Valle and Barr:
AN ACT Relating to noise pollution control.
   To Committee on Rules

HOUSE BILL NO. 1369, by Representative Owen:
AN ACT Relating to commerce.
   To Committee on Rules

HOUSE BILL NO. 1370, by Representative Bauer:
AN ACT Relating to education.
   To Committee on Rules

HOUSE BILL NO. 1371, by Representatives Charnley and Zimmerman:
AN ACT Relating to county road projects.
   To Committee on Rules

HOUSE BILL NO. 1372, by Representative Clayton:
AN ACT Relating to labor.
   To Committee on Rules

HOUSE BILL NO. 1373, by Representative Clayton:
AN ACT Relating to public employee collective bargaining.
   To Committee on Rules

HOUSE BILL NO. 1374, by Representative Clayton:
AN ACT Relating to industrial insurance.
   To Committee on Rules

HOUSE BILL NO. 1375, by Representative Smith (R):
AN ACT Relating to habitual criminals.
   To Committee on Rules

HOUSE BILL NO. 1376, by Representative Clayton:
AN ACT Relating to unemployment compensation.
   To Committee on Rules

HOUSE BILL NO. 1377, by Representative Oliver:
AN ACT Relating to operating agencies.
   To Committee on Rules
HOUSE BILL NO. 1378, by Representative Kreidler:
AN ACT Relating to agriculture.
  To Committee on Rules

HOUSE BILL NO. 1379, by Representative Fancher:
AN ACT Relating to agriculture.
  To Committee on Rules

HOUSE BILL NO. 1380, by Representative Valle:
AN ACT Relating to the water well construction operators' examining board.
  To Committee on Rules

HOUSE BILL NO. 1381, by Representative Clayton:
AN ACT Relating to unemployment compensation.
  To Committee on Rules

HOUSE BILL NO. 1382, by Representatives Zimmerman and Charnley:
AN ACT Relating to county road projects.
  To Committee on Rules

HOUSE BILL NO. 1383, by Representatives Kreidler and Fancher:
AN ACT Relating to agriculture.
  To Committee on Rules

HOUSE BILL NO. 1384, by Representative Greengo:
AN ACT Relating to employment agencies.
  To Committee on Rules

HOUSE BILL NO. 1385, by Representative Greengo:
AN ACT Relating to commerce and economic development.
  To Committee on Rules

HOUSE BILL NO. 1386, by Representative Owen:
AN ACT Relating to commerce and economic development.
  To Committee on Rules

HOUSE BILL NO. 1387, by Representative Bauer:
AN ACT Relating to remediation program for school districts.
  To Committee on Rules

HOUSE BILL NO. 1388, by Representative Douthwaite:
AN ACT Relating to insurance.
  To Committee on Rules

HOUSE BILL NO. 1389, by Representative Bauer:
AN ACT Relating to school district coaches.
  To Committee on Rules

HOUSE BILL NO. 1390, by Representatives Valle and Barr:
AN ACT Relating to water well construction.
  To Committee on Rules

HOUSE BILL NO. 1391, by Representative Barnes:
AN ACT Relating to higher education.
  To Committee on Rules
HOUSE BILL NO. 1392, by Representative Valle:
AN ACT Relating to water supply forecasting.
To Committee on Rules

HOUSE BILL NO. 1393, by Representatives Becker and Struthers:
AN ACT Relating to child welfare services.
To Committee on Rules

HOUSE BILL NO. 1394, by Representatives Struthers and Becker:
AN ACT Relating to criminal justice.
To Committee on Rules

HOUSE BILL NO. 1395, by Representative Owen:
AN ACT Relating to alcoholic beverages.
To Committee on Rules

HOUSE BILL NO. 1396, by Representative Smith (R):
AN ACT Relating to park and recreation districts; and amending section 36.69.140, chapter 4, Laws of 1963 as last amended by section 1, chapter 90, Laws of 1977 ex. sess. and RCW 36.69.140.

HOUSE JOINT MEMORIAL NO. 11, by Representatives Valle, Jovanovich, Douthwaite, Rohrbach, Pruitt and Barnes:
Requesting the federal government to keep the current deadlines for compliance with rules to reduce aircraft noise.
To Committee on Ecology

HOUSE JOINT MEMORIAL NO. 12, by Representatives Pruitt, Lux and Nelson (D):
Requesting that Congress enact a comprehensive national health care plan.
To Committee on Social and Health Services

HOUSE JOINT MEMORIAL NO. 13, by Representatives Nisbet, Warnke, Rohrbach, Addison, Williams, Dawson and Mitchell:
Requesting federal legislation to assure the protection of the Republic of Taiwan.
To Committee on Constitution, Elections and Governmental Ethics

HOUSE JOINT MEMORIAL NO. 14, by Representatives Eberle, Oliver, Erickson, Fuller, Granlund and Isaacson:
Requesting a federal constitutional amendment to limit the right of the federal government to withhold tax receipts from the states.
To Committee on Revenue

HOUSE JOINT MEMORIAL NO. 15, by Representatives Erickson, Oliver, Fuller, Granlund, King, Owen, Brown, Galloway, Heck, Gruger and Grimm:
Requesting a federal constitutional amendment to limit federal expenditures.
To Committee on Appropriations

HOUSE JOINT MEMORIAL NO. 16, by Representatives McCormick, Clayton, Douthwaite, Haley, Keller, Isaacson, Nelson (D) and Oliver:
Requesting Congress to clear the regulatory barriers on gasohol production.
To Committee on Energy and Utilities

HOUSE JOINT MEMORIAL NO. 17, by Representative Valle:
Requesting that the administration enter a treaty to ban nuclear–powered satellites.

HOUSE JOINT MEMORIAL NO. 18, by Representatives Oliver, Erickson, Granlund and Fuller:
Requesting that Congress enact a balanced budget.
To Committee on Appropriations
HOUSE JOINT MEMORIAL NO. 19, by Representatives Addison, Eberle and Rohrbach:
Memorializing Congress to halt mandatory school busing programs.

HOUSE JOINT RESOLUTION NO. 30, by Representatives Nelson (D), Lux, Charnley, Brekke, Douthwaite, Maxie, O'Brien, Burns and Pruitt:
Authorizing the imposition of a state income tax.
To Committee on Revenue

HOUSE JOINT RESOLUTION NO. 31, by Representatives Oliver, Erickson, Fuller, Gruger, Barnes, Granlund, Sommers, Tupper, Nelson (D), Isaacson, Burns, Taller, Brekke, Williams, Valle, Schmitten, Sherman, Nisbet, Addison, Sprague, Haley, Taylor and Rosbach:
Establishing a redistricting commission.
To Committee on Constitution, Elections and Governmental Ethics

HOUSE JOINT RESOLUTION NO. 32, by Representative O'Brien:
Amending the Constitution.
To Committee on Rules

HOUSE JOINT RESOLUTION NO. 33, by Representatives Sherman and Isaacson:
Imposing an excise tax on motor vehicles to fund public transportation purposes.
To Committee on Transportation

HOUSE JOINT RESOLUTION NO. 34, by Representatives Grimm and Walk:
Permitting current use assessment of all real property.
To Committee on Revenue

HOUSE JOINT RESOLUTION NO. 35, by Representatives Eberle, Polk, Schmitten, Oliver, Hastings, Zimmerman, Tilly, Mitchell, Haley, Dunlap, Nelson (G.A.), Isaacson, Tupper, Teutsch, Rohrbach, Flanagan, Struthers and Patterson:
Establishing annual legislative sessions of limited duration.
To Committee on Constitution, Elections and Governmental Ethics

HOUSE JOINT RESOLUTION NO. 36, by Representatives Nelson (D) and Charnley:
Authorizing lending credit for energy conservation or production.
to Committee on Energy and Utilities

HOUSE CONCURRENT RESOLUTION NO. 8, by Representatives Addison, McCormick and Haley:
Requesting expeditious completion of the raising of Ross Dam on the Skagit River.
To Committee on Energy and Utilities

HOUSE CONCURRENT RESOLUTION NO. 9, by Representatives Kreidler and Keller:
Commemorating pioneer industry through the example of a state centennial.
To Committee on State Government

HOUSE CONCURRENT RESOLUTION NO. 10, by Representative Deccio:
Creating a special committee on governmental reorganization.
To Committee on State Government

HOUSE CONCURRENT RESOLUTION NO. 11, by Representative Haley:
Expressing the legislature's policy for use of the postage stamp allowance.
To Committee on Rules

HOUSE CONCURRENT RESOLUTION NO. 12, by Representatives Nisbet, Williams, Dawson and Oliver:
Proposing start of state electoral and fiscal biennia in alternate years.

Establishing the state centennial.

To Committee on State Government

HOUSE CONCURRENT RESOLUTION NO. 14, by Representatives Houchen, Owen, Tupper, Sprague, Isaacson, Haley, Monohon, Fancher, Wilson, Hastings, Williams, Mitchell and Van Dyken:

Establishing a joint committee on state energy policy.

To Committee on Energy and Utilities

ENGROSSED SENATE BILL NO. 2021, by Senators Hayner and Guess:

Controlling contraband in state correctional institutions.

To Committee on Institutions

SENATE BILL NO. 2033, by Senators Rasmussen, Bluechel, Newschwander and Conner (by Legislative Budget Committee request based on performance audit):

Relating to state purchasing.

To Committee on State Government

SENATE BILL NO. 2133, by Senators McDermott and Gould:

Allowing costs incurred relating to sale and issuance of school district bonds to be deducted from bond proceeds.

To Committee on Education

ENGROSSED SENATE BILL NO. 2147, by Senators Williams, Lee, Talmadge and Conner:

Limiting liability of persons donating food items to nonprofit organizations.

SUBSTITUTE SENATE BILL NO. 2181, by Committee on Ways and Means (originally sponsored by Senators Rasmussen, Donohue, Scott, Odegaard, Marsh, Matson, Shinpoch, Gaspard, Gallaghan, von Reichbauer, Lewis, Pullen, Newschwander, Clarke, Bottiger, Day, North, McDermott, Peterson, Walgren, Wilson, Moore, Talmadge, Hansen, Guess, Wojahn, Ridder, Goltz, Conner, Jones, Lee, Benitz, Sellar, Bluechel, Fleming, Talley, Wanamaker, Quigg, Morrison, Hayner, Van Hollebeke, Woody, Bausch and Vognild):

Revising the inheritance and gift tax.

To Committee on Revenue

SUBSTITUTE SENATE BILL NO. 2182, by Committee on Ways and Means (originally sponsored by Senators Rasmussen, Donohue, Scott, Odegaard, Walgren, Matson, Shinpoch, Gaspard, Conner, Jones, Lewis, Van Hollebeke, Woody, Hayner, Morrison, Lee, Sellar, Bluechel, Goltz, Hansen, Talley, Fleming, Wanamaker, Guess, Talmadge, Wilson, Quigg, Benitz, Wojahn, Ridder, Day, Gallaghan, Newschwander, Pullen, Clarke, McDermott, North, Bottiger, von Reichbauer, Moore, Peterson, Bausch and Vognild):

Revising the gift tax.

To Committee on Revenue

MOTION

On motion of Mr. Polk, all bills listed on today's supplemental agenda under the fourth order of business were considered first reading and passed to the committees designated.
MOTION
On motion of Mr. Polk, the House adjourned until 10:00 a.m., Monday, February 12, 1979.

JOHN BAGNARIOL, Speaker
DUANE BERENTSON, Speaker

DEAN R. FOSTER, Chief Clerk
VITO T. CHIECHI, Chief Clerk
THIRTY-SIXTH DAY

MORNING SESSION


The House was called to order at 10:00 a.m. by Speaker Bagnariol. The Clerk called the roll and all members were present except Representative Flanagan, who was excused.

The flag was escorted to the rostrum by a Sergeant at Arms Color Guard, Pages Celeste Symmank and Jeff Ohlsen. Prayer was offered by The Reverend George Mitchell of the First Christian Church of Olympia.

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

MESSAGE FROM THE SENATE

February 9, 1979

Mr. Speaker:

The Senate has passed:

ENGROSSED SUBSTITUTE SENATE BILL NO. 2118,
SENATE BILL NO. 2191,
ENGROSSED SENATE JOINT RESOLUTION NO. 112,

and the same are herewith transmitted.

Bill Gleason, Assistant Secretary.

INTRODUCTIONS AND FIRST READING

ENGROSSED SUBSTITUTE SENATE BILL NO. 2118, by Committee on Local Government (originally sponsored by Senators Quigg, Sellar and Talley):

Modifying the definition of public agency in the Interlocal Cooperation Act.

To Committee on Local Government

SENATE BILL NO. 2191, by Senators Bottiger, Benitz, Hayner and Lee:

Declaring geothermal resources to be the private property of owner of the surface land.

To Committee on Energy and Utilities


Amending the Constitution to permit a legislator to hold a civil office the salary of which was increased so long as he does not receive the increase.

To Committee on Constitution, Elections and Governmental Ethics

Speaker Bagnariol called on Mr. O'Brien to preside.

The Speaker (Mr. O'Brien presiding) declared the House to be at ease.

The Speaker (Mr. O'Brien presiding) called the House to order.

REPORTS OF STANDING COMMITTEES

February 9, 1979

HOUSE BILL NO. 39, Prime Sponsor: Representative Ehlers, making uniform the compensation of various boards and commissions.

By recommendation of Rules Committee, referred to Committee on Appropriations.

February 8, 1979

HOUSE BILL NO. 140, Prime Sponsor: Representative Monohon, increasing port district levy flexibility. Reported by Committee on Local Government.
MAJORITY recommendation: Do pass. Signed by Representatives Charnley, Co-Chairman; Zimmerman, Co-Chairman; Brekke, Brown, Garrett, North, Rohrbach, Rosbach, Schmitten, Teutsch, Van Dyken, Whiteside.

February 1, 1979

HOUSE BILL NO. 315, Prime Sponsor: Representative Warnke, establishing criteria for the regulation of professions and occupations. Reported by Committee on Commerce.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Warnke, Executive Chairman; Greengo, Co-Chairman; Addison, Fuller, Gallagher, May, Oliver, Owen, Salatino, Sanders, Struthers, Walk.

February 9, 1979

HOUSE BILL NO. 357, Prime Sponsor: Representative Thompson, placing student associations at institutions of higher education under open public meetings act. Reported by Committee on Higher Education.

MAJORITY recommendation: Do pass with the following amendments:
On page I, line 20 after "be" insert "no more than"
On page I, line 21 after "students," insert "no more than"
On page I, line 22 after "and" insert "no more than"
On page I, line 26 after "policy" strike "making" and insert "recommending"
On page I, line 30 after "in" strike "making" and insert "recommending"

Signed by Representatives Grimm, Executive Chairman; Barnes, Co-Chairman; Burns, Erickson, Gruger, McGinnis, Oliver, Patterson, Teutsch.

February 8, 1979

HOUSE BILL NO. 415, Prime Sponsor: Representative O'Brien, permitting cities to designate an officer to conduct local assessment hearings. Reported by Committee on Local Government.

MAJORITY recommendation: Do pass. Signed by Representatives Charnley, Co-Chairman; Zimmerman, Co-Chairman; Brekke, Brown, Garrett, North, Rohrbach, Rosbach, Van Dyken, Whiteside.

February 9, 1979

HOUSE BILL NO. 419, Prime Sponsor: Representative Burns, authorizing sale of liquor at faculty center at University of Washington. Reported by Committee on Higher Education.

MAJORITY recommendation: Do pass. Signed by Representatives Grimm, Executive Chairman; Barnes, Co-Chairman; Burns, Erickson, Gruger, McGinnis, Oliver, Patterson, Teutsch.

February 8, 1979

HOUSE BILL NO. 425, Prime Sponsor: Representative Smith (R), permitting each county's superior court to authorize mandatory arbitration for civil actions less than ten thousand dollars. Reported by Committee on Judiciary.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Newhouse, Executive Chairman; Smith (R), Co-Chairman; Chandler, Knowles, Sherman, Tilly.

February 9, 1979

HOUSE BILL NO. 431, Prime Sponsor: Representative Teutsch, authorizing method by which community college districts obtain fire protection. Reported by Committee on Higher Education.

MAJORITY recommendation: Do pass. Signed by Representatives Grimm, Executive Chairman; Barnes, Co-Chairman; Burns, Erickson, Gruger, McGinnis, Oliver, Patterson, Teutsch.

February 8, 1979

HOUSE BILL NO. 505, Prime Sponsor: Representative Addison, providing emergency continuation of school levy tax relief to retired and disabled property owners. Reported by Committee on Revenue.
MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Craswell, Co-Chairwoman; Sommers, Co-Chairwoman; Addison, Brown, Erickson, Flanagan, Galloway, Granlund, Greengo, Hastings, Nelson (D), O'Brien, Sanders, Smith (R).

February 8, 1979

HOUSE BILL NO. 555, Prime Sponsor: Representative Gruger, increasing the property tax exemptions for the elderly. Reported by Committee on Revenue.

MAJORITY recommendation: Do pass with the following amendment:
On page 2, line 25 strike "ten" and insert "ten"
Signed by Representatives Craswell, Co-Chairwoman; Sommers, Co-Chairwoman; Addison, Brown, Erickson, Galloway, Granlund, Greengo, Hastings, Nelson (D), O'Brien, Sanders, Smith (R).

February 8, 1979

HOUSE BILL NO. 562, Prime Sponsor: Representative Tilly, permitting a person to detain a trespasser and establishing procedures for forfeiture of motor vehicles used in criminal trespass. Reported by Committee on Judiciary.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Newhouse, Executive Chairman; Smith (R), Co-Chairman; Chandler, Sherman, Tilly, Winsley.

February 8, 1979

HOUSE BILL NO. 581, Prime Sponsor: Representative Sommers, authorizing city license fees or taxes on taverns located in certain border cities. Reported by Committee on Local Government.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Charnley, Co-Chairman; Zimmerman, Co-Chairman; Brekke, Brown, Garrett, North, Rosbach, Schmitten, Teutsch, Van Dyken.

February 9, 1979

HOUSE BILL NO. 585, Prime Sponsor: Representative Erickson, abolishing and transferring duties of institute of forest products to an institute of forest resources. Reported by Committee on Higher Education.

MAJORITY recommendation: Do pass. Signed by Representatives Grimm, Executive Chairman; Barnes, Co-Chairman; Burns, Erickson, Gruger, McGinnis, Oliver, Patterson, Teutsch.

February 8, 1979

HOUSE BILL NO. 636, Prime Sponsor: Representative Charnley, revising the limits of areas near airports studied for aircraft noise impact. Reported by Committee on Local Government.

MAJORITY recommendation: Do pass with the following amendment:
On page 1, after line 22 insert the following:
"A port district may not undertake any of the programs of this chapter with respect to the owner of any property, or any successor thereto, who has previously been relocated under this chapter."
Signed by Representatives Charnley, Co-Chairman; Zimmerman, Co-Chairman; Brekke, Brown, Garrett, North, Rohrbach, Rosbach, Teutsch, Van Dyken, Whiteside.

February 8, 1979

SUBSTITUTE SENATE BILL NO. 2148, Prime Sponsor: Senator Donohue, adopting a supplemental budget. Reported by Committee on Appropriations.

MAJORITY recommendation: Do pass with the following amendment:
Strike everything after the enacting clause and insert the following:
"NEW SECTION. Section 1. A supplemental budget as set forth in sections 2 through 22 of this 1979 act is hereby adopted and, subject to the provisions set forth in sections 2 through 22 of this 1979 act, the several amounts specified in sections 2 through 22 of this 1979 act, or so much thereof as shall be sufficient to accomplish the purposes designated, are hereby appropriated and authorized to be disbursed for salaries, wages, and other expenses of the designated agencies and offices of the state and for other specified purposes for the fiscal biennium beginning July 1, 1977, and ending June 30, 1979, except as otherwise provided, out of the several funds of the state hereinafter named, and making other appropriations.

NEW SECTION. Sec. 2. FOR THE SECRETARY OF STATE
General Fund Appropriation .................................................. $ 797,000
Total Appropriation .......................................................... $ 797,000

The appropriation contained in this section shall be subject to the following condition or limitation: This appropriation shall be expended exclusively to reimburse counties for the state share of 1977 election costs.

NEW SECTION. Sec. 3. FOR THE STATE TREASURER—TRANSFERS
General Fund—Investment Reserve Account Appropriation: For transfer to the General Fund on or before June 30, 1979 (in addition to amounts appropriated in section 158, chapter 339, Laws of 1977 ex. sess.) ........................................ $ 5,000,000
Total Appropriation .......................................................... $ 5,000,000

NEW SECTION. Sec. 4. FOR THE OFFICE OF FINANCIAL MANAGEMENT
General Fund Appropriation .................................................. $ 413,000
Total Appropriation .......................................................... $ 413,000

The appropriation contained in this section shall be subject to the following conditions or limitations: This appropriation shall be expended for the initiation of systems development and implementation of a personnel/payroll system for the institutions of higher education including the community college system: PROVIDED, That these funds shall not be expended for costs incurred prior to the effective date of this act: PROVIDED FURTHER, That these funds shall be expended exclusively for costs associated with the contractual agreement reached with the vendor to develop the system and the cost of a project manager position in the office of financial management.

NEW SECTION. Sec. 5. FOR THE WASHINGTON STATE DATA PROCESSING AUTHORITY
General Fund Appropriation .................................................. $ 125,000
Total Appropriation .......................................................... $ 125,000

The appropriation contained in this section shall be subject to the following condition or limitation: All funds shall be expended for a consultant study and evaluation of the organization and administration of the state’s data processing resources. Study oversight shall be by the directors of the Washington state data processing authority and the legislative evaluation and accountability program committee.

NEW SECTION. Sec. 6. FOR THE DEPARTMENT OF GENERAL ADMINISTRATION
Department of General Administration Facilities and Services Revolving Fund Appropriation .................................................. $ 445,000
Total Appropriation .......................................................... $ 445,000

NEW SECTION. Sec. 7. FOR THE DEPARTMENT OF GENERAL ADMINISTRATION—CAPITAL
General Fund—Outdoor Recreation Account Appropriation ........................................ $ 739,000
Total Appropriation .......................................................... $ 739,000

The appropriation contained in this section shall be subject to the following condition or limitation: The $739,000 Outdoor Recreation Account appropriation is intended exclusively to replace Referendum 28 funds appropriated pursuant to section 4(12), chapter 338, Laws of 1977 ex. sess. with Initiative 215 funds.

NEW SECTION. Sec. 8. FOR THE DEPARTMENT OF SOCIAL AND HEALTH SERVICES
General Fund Appropriation—State ........................................ $ 20,472,000
General Fund Appropriation—Federal ..................................... $ 10,514,000
DSHS Construction Account ................................................ $ 893,000
Total Appropriation .......................................................... $ 31,879,000

The appropriations contained in this section shall be subject to the following conditions and limitations: (1) Not more than $23,000 from the state general fund and $893,000 from the DSHS construction account may be expended for the adult corrections program of which:
(a) $23,000 from the state general fund shall be for the improvement of the fence system at the Washington corrections center;
(b) $376,000 from the DSHS construction account shall be for the purchase and installation of an electronic perimeter security system at the Washington corrections center; and
(c) $100,000 from the DSHS construction account shall be for contingency expenses for the 144-bed facility at the Washington state reformatory; and
(d) $417,000 from the DSHS construction account shall be expended for schematics and design development:
(i) To improve security, facilities, and utilities at the Washington state penitentiary;
(ii) To convert the 300-bed minimum security facility to a medium security facility at the Washington state penitentiary;
(iii) To renovate unused facilities at the Washington state penitentiary to provide a 100-resident minimum security unit; and
(iv) To construct and equip a 120-bed medium security unit at the Washington corrections center:
Provided, That the department of social and health services shall submit completed schematics and report on design development documents for these projects to the senate ways and means committee and house appropriations committee not later than June 20, 1979.
(2) Not more than $1,047,000 from the general fund, of which $52,000 shall be federal funds, and 74.9 FTE may be expended for the mental health program of which:
(a) $167,000 from the general fund, of which $27,000 shall be federal funds, and 13.3 FTE shall be expended at Western State Hospital for increased population levels;
(b) $378,000 from the state general fund and 23.7 FTE shall be expended at Western State Hospital as an extension of emergency funding for staffing increases and 'Y' wage rating;
(c) $407,000 from the general fund, of which $20,000 shall be federal funds, and 30.5 FTE shall be expended at Western State Hospital for the enhancement of treatment and professional staff;
(d) $95,000 from the general fund, of which $5,000 shall be federal funds, and 7.4 FTE shall be expended at Eastern State Hospital for the enhancement of treatment staff; and
(e) The funds and staffing provided within these subsections shall be used exclusively for the purpose of improving treatment and professional staff levels at Western State Hospital and Eastern State Hospital, and any unexpended balances shall be placed in allotment reserve and not be available for transfer to other programs.

(3) Not more than $1,362,000 from the general fund, of which $681,000 shall be federal funds, may be expended for the nursing home program of which:
(a) $500,000 from the general fund, of which $250,000 shall be federal funds, shall be expended for property payment adjustments within the cost reimbursement system;
(b) $750,000 from the general fund, of which $375,000 shall be federal funds, shall be expended for food payment adjustments within the cost reimbursement system; and
(c) $112,000 from the general fund, of which $56,000 shall be federal funds, shall be expended for the conducting of an audit to determine the validity of reported costs within the cost reimbursement system.

(4) Not more than $1,689,000 from the general fund, of which $416,000 shall be federal funds, and 53.2 FTE may be expended for the income maintenance program of which:
(a) $928,000 from the state general fund shall be expended for noncontinuing general assistance;
(b) $761,000 from the general fund, of which $416,000 shall be federal funds, and 53.2 FTE shall be expended for the implementation of required changes in the food stamp program.

(5) Not more than $3,365,000 of federal funds from the general fund may be expended for the community social services program: PROVIDED, That an equal amount of state general funds shall be placed in reserve.

(6) Notwithstanding the provisions of section 58(2), chapter 339, Laws of 1977 ex. sess., the department shall expend not more than $2,100,000 for an increase in vendor rates for private child care agencies: PROVIDED, That a report detailing the revised child caring agencies vendor rate system is provided to the senate ways and means committee and the house appropriations committee by March 15, 1979: PROVIDED, FURTHER, That such report shall describe the actual experience of implementing program standards and shall describe in detail the department system of:
(a) Classification of children according to their needs;
(b) Classification of facilities according to established program standards;
(c) Reimbursement which compensates facilities for services provided;
(d) Programs and fiscal operation standards; and
(e) Audit review of the implementation of such program and the fiscal operation standards.

(7) Not more than $23,500,000 from the general fund, of which $6,000,000 shall be federal funds, may be expended in the medical assistance program.

NEW SECTION. Sec. 9. FOR THE JAIL COMMISSION. Notwithstanding the provisions of section 17, chapter 339, Laws of 1977 ex. sess., the appropriation for the jail commission shall fund such commission for fiscal year 1979 with total expenditures for the year not to exceed $103,000.

NEW SECTION. Sec. 10. FOR THE PLANNING AND COMMUNITY AFFAIRS AGENCY

General Fund Appropriation ............................................... $ 375,000
Total Appropriation ....................................................... $ 375,000

The appropriation contained in this section shall be subject to the following condition or limitation: All funds shall be expended for a grant to the City of Bremerton to improve traffic flow near, and access to, the community college district number three campus.

NEW SECTION. Sec. 11. FOR THE PLANNING AND COMMUNITY AFFAIRS AGENCY

General Fund Appropriation ............................................... $ 300,000
Total Appropriation ....................................................... $ 300,000

The appropriation contained in this section shall be subject to the following condition or limitation: Up to $300,000 of the appropriation shall be used exclusively for the provision of the assistance of a special prosecutor on the investigation of indictments linking local government officials to criminal operations. To the extent possible, this appropriation shall be used to match available federal funds for this purpose.

NEW SECTION. Sec. 12. FOR THE CRIMINAL JUSTICE TRAINING COMMISSION

General Fund—Criminal Justice Training Account Appropriation ................ $ 186,000
Total Appropriation ....................................................... $ 186,000

NEW SECTION. Sec. 13. FOR THE DEPARTMENT OF LABOR AND INDUSTRIES

General Fund Appropriation ............................................... $ 570,000
Accident Fund Appropriation ............................................. $ 19,000
The appropriations contained in this section shall be subject to the following condition or limitation: A total of $524,000 from the general fund appropriation may only be used for payments of benefits pursuant to chapter 7.68 RCW.

NEW SECTION. Sec. 14. FOR THE STATE ENERGY OFFICE
General Fund Appropriation—Federal ........................................ $ 163,000
Total Appropriation ........................................ $ 163,000

The appropriation contained in this section shall be subject to the following condition or limitation: All funds shall be expended solely as a continuation of a grant to Washington State University for the extension of the Energy Extension Service pilot project through June 30, 1979: PROVIDED, That such appropriation shall not be expended for administrative or evaluation purposes by the state energy office.

NEW SECTION. Sec. 15. FOR THE STATE PARKS AND RECREATION COMMISSION
General Fund—State and Local Improvements Revolving Account Appropriation—Public Recreation Facilities: Appropriated pursuant to section 4(3), chapter 129, Laws of 1972 ex. sess. (Referendum 28) ........................................ $ 109,000
General Fund Appropriation ........................................ $ 95,000
Total Appropriation ........................................ $ 204,000

The appropriations contained in this section shall be subject to the following condition or limitation: All funds in the General Fund—State and Local Improvements Revolving Account appropriation shall be placed in reserve status by the office of financial management for the remainder of the biennium.

NEW SECTION. Sec. 16. FOR THE OFFICE OF ARCHAEOLOGY AND HISTORIC PRESERVATION
General Fund—State and Local Improvements Revolving Account Appropriation—Public Recreation Facilities: Appropriated pursuant to section 4(3), chapter 129, Laws of 1972 ex. sess. ........................................ $ 196,000
Total Appropriation ........................................ $ 196,000

The appropriation contained in this section shall be subject to the following condition or limitation: All funds shall be placed in reserve status by the office of financial management for the remainder of the biennium.

NEW SECTION. Sec. 17. FOR THE INTERAGENCY COMMITTEE FOR OUTDOOR RECREATION
General Fund—Outdoor Recreation Account Appropriation: Appropriated pursuant to section 4(2), chapter 129, Laws of 1972 ex. sess. (Referendum 28) ........................................ $ 287,000
Total Appropriation ........................................ $ 287,000

The appropriation contained in this section shall be subject to the following condition or limitation: All funds shall be placed in reserve status by the office of financial management for the remainder of the biennium.

NEW SECTION. Sec. 18. FOR THE DEPARTMENT OF GAME
Game Fund Appropriation ........................................ $ 552,000
Total Appropriation ........................................ $ 552,000

NEW SECTION. Sec. 19. FOR THE DEPARTMENT OF NATURAL RESOURCES
General Fund Appropriation ........................................ $ 750,000
Total Appropriation ........................................ $ 750,000

The appropriation contained in this section shall be subject to the following condition or limitation: These funds shall be expended exclusively for the purpose of emergency forest fire suppression.

NEW SECTION. Sec. 20. FOR THE DEPARTMENT OF LICENSING
General Fund Appropriation ........................................ $ 813,000
General Fund—State Board of Psychological Examiners Account Appropriation .......................... $ 4,000
Highway Safety Fund Appropriation ........................................ $ 158,000
Motor Vehicle Fund Appropriation ........................................ $ 655,000
Total Appropriation ........................................ $ 1,630,000

The appropriations contained in this section shall be subject to the following condition or limitation: $449,000 of the state general fund appropriation for the business license center shall not be expended without the approval of the house appropriations and senate ways and means committees. The department of licensing and office of financial management shall present their findings on the cost effectiveness of the business license center to the above-named committees by March 1, 1979.

NEW SECTION. Sec. 21. FOR THE SUPERINTENDENT OF PUBLIC INSTRUCTION
General Fund Appropriation .................................................. $ 20,306,000
Total Appropriation ............................................... $ 20,306,000

The appropriation contained in this section shall be subject to the following conditions and limitations:
(1) Not more than $82,000 shall be expended for non-high school district reimbursement costs.
(2) Not more than $15,500,000 shall be expended for pupil transportation costs.
(3) Not more than $4,651,000 shall be expended for handicapped education costs.
(4) Not more than $73,000 shall be expended for environmental education costs.
(5) Not more than $65,000 from that amount contained in subsection (2) of this section shall be expended for the planning of a regional transportation model by educational service district No. 121.

NEW SECTION. Sec. 22. Notwithstanding the provisions of section 97(1)(i), chapter 339, Laws of 1977, the allocation of moneys by the Superintendent of Public Instruction for nonemployee related costs for the 1978-79 school year shall be $6,438 for each allocated certificated staff unit as determined by section 97(1)(b), chapter 339, Laws of 1977, sess.

NEW SECTION. Sec. 23. This act is necessary for the immediate preservation of the public peace, health, and safety, the support of the state government and its existing public institutions, and shall take effect immediately.

Signed by Representatives Blair, Co-Chairman; Thompson, Co-Chairman; Barnes, Bauer, Becker, Chandler, Deccio, Douthwaite, Ehlers, Grimm, Heck, Hughes, Keller, McDonald, Nelson (G.A.), Nisbet, Taller, Taylor, Valle, Vrooman, Warnke, Williams, Zimmerman.

MOTIONS

On motion of Mr. King, all bills listed on today's agenda under the fifth order of business were referred to the Committee on Rules for second reading with the exception of House Bill No. 39, House Bill No. 505 and House Bill No. 555.

On motion of Mr. King, HOUSE BILL NO. 39 was rereferred to Committee on Appropriations.

On motion of Mr. King, the rules were suspended and HOUSE BILL NO. 505 and HOUSE BILL NO. 555 were advanced to second reading and ordered placed at the bottom of today's second reading calendar.

SECOND READING

HOUSE BILL NO. 208, by Representatives Newhouse and Smith, R. (by Judicial Council request):

Increasing jurisdictional amounts in justice courts.

The bill was read the second time.

Committee on Judiciary recommendation: Do pass as amended. (For amendments see Journal, 24th Day, January 31, 1979.)

Mr. Newhouse moved adoption of the committee amendment .

The Clerk read the following amendment by Representative Salatino to the committee amendment:

On page 1 of the amendment after line 5 and before line 6 insert the following:
"Sec. 4. Section 10, chapter 187, Laws of 1919 and RCW 12.40.100 are each amended to read as follows:
((If the judgment or order be against the defendant, it shall be his duty to pay the same forthwith upon such terms and conditions as the justice of such court shall prescribe)) Judgments entered by the small claims court shall be processed and collected as follows:
(1) Incident to the entering of the judgment while the parties are still under oath:
(a) The court shall arrange a judgment satisfaction plan and enter a writ of execution; and
(b) The clerk shall secure a listing and description of the assets of the judgment debtor in case subsequent attachment of property becomes necessary to collect an unsatisfied judgment.
(2) If the defendant fails to satisfy the judgment in accordance with the judgment plan within twenty days of its entry by the court, the plaintiff shall attempt to contact the defendant and collect the judgment.
(3) If the defendant still fails to satisfy the judgment, the plaintiff shall notify the court of the unsatisfied judgment and the court shall, upon receipt from the plaintiff of a collection fee, subject to reduction or waiver upon good cause shown, in an amount prescribed by the administrator for the courts under chapter 2.56 RCW, but not to exceed five percent of the judgment plus a reasonable attorney's fee:
(a) Issue the previously entered writ of execution to a salaried court official who shall be empowered to enforce the judgment in the same manner as provided in chapter 12.04 RCW;
(b) Assess the collection fee to the defendant and refund the same to the plaintiff to the extent that it is collected from the defendant in excess of the judgment, except that the court may reduce or waive the assessment upon good cause shown; and
(c) Institute, in its discretion, contempt proceedings, subject to penalties limited to monetary fines not to exceed fifty percent of the judgment, against the defendant for failure to satisfy the judgment in accordance with the judgment plan arranged while the defendant was under oath."

Renumber remaining sections consecutively.

POINT OF ORDER

Mr. Newhouse: "I raise the point of order that it appears this amendment is the subject of another bill before the Judiciary Committee. In fact it is section 8 of House Bill No. 317 and therefore not properly before the House."

Mr. Salatino: "The amendment is not the same as House Bill No. 317. There have been some changes. As a matter of fact, we got the corrections to the amendment back from the Code Reviser just moments ago."

MOTION

On motion of Mr. King, further consideration of House Bill No. 208 was deferred, and the bill was ordered placed at the bottom of today's second reading calendar.

HOUSE BILL NO. 482, by Representatives Winsley, Eng and Lux:

Modifying restrictions on certificates of deposit issued by savings banks.

The bill was read the second time.

On motion of Mr. Bagnariol, the rules were suspended, the second reading considered the third, and House Bill No. 482 was placed on third reading.

Ms. Winsley spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 482, and the bill passed the House by the following vote: Yeas, 95; nays, 0; not voting, 3.


House Bill No. 482, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 31, by Representatives Ehlers, Taller, Struthers, Walk, Sanders and Addison:

Requiring the legislature to pay the department of general administration for use of buildings and services.

The bill was read the second time.

On motion of Mr. King, the rules were suspended, the second reading considered the third, and House Bill No. 31 was placed on final passage.

Mr. Ehlers spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 31, and the bill passed the House by the following vote: Yeas, 96; nays, 0; not voting, 3.


House Bill No. 31, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 207, by Representatives Newhouse, Winsley and Maxie (by Judicial Council request):

Providing procedure for determining reasonable attorneys' fees in eminent domain proceedings.

The bill was read the second time.

Committee on Judiciary recommendation: Majority, do pass as amended. (For amendment, see Journal, 24th Day, January 31, 1979.)

On motion of Mr. Newhouse, the committee amendment was adopted.

House Bill No. 207 was ordered engrossed.

On motion of Mr. Salatino, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 207 was placed on final passage.

Mr. Newhouse spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 207, and the bill passed the House by the following vote: Yeas, 95; nays, 1; not voting, 2.


Voting nay: Representative Smith R.


Engrossed House Bill No. 207, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 209, by Representatives Winsley, Smith (R) and Newhouse (by Judicial Council request):

Authorizing discretionary review of administrative agency decisions by the court of appeals.

The bill was read the second time.

On motion of Mr. King, the rules were suspended, the second reading considered the third, and House Bill No. 209 was placed on final passage.

Ms. Winsley spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 209, and the bill passed the House by the following vote: Yeas, 93; nays, 3; not voting, 2.


Voting nay: Representatives King, Salatino, Scott.

House Bill No. 209, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 314, by Representatives Winsley, Hurley, Eng and Sanders (by Department of Commerce and Economic Development request):

Increasing amount of certain investments that banks may hold.

The bill was read the second time.

On motion of Mr. Salatino, the rules were suspended, the second reading considered the third, and House Bill No. 314 was placed on final passage.

Ms. Winsley spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 314, and the bill passed the House by the following vote: Yeas, 96; nays, 0; not voting, 2.


House Bill No. 314, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 352, by Representatives Smith (R), Newhouse, Gruger, Hurley, Brekke, Wilson, Tilly and Owen:

Establishing procedures for termination of parent-child relationships.

The bill was read the second time.

On motion of Mr. Newhouse, Substitute House Bill No. 352 was substituted for House Bill No. 352, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 352 was read the second time.

On motion of Mr. Newhouse, the following amendments by Representatives Newhouse and Smith (R) were adopted:

On page 1, beginning on line 14 strike all of section 24.

On page 1, line 29 of the title, following "RCW 26.32.130" strike "; and declaring an emergency"

Substitute House Bill No. 352 was ordered engrossed.

On motion of Mr. Salatino, the rules were suspended, the second reading considered the third, and Engrossed Substitute House Bill No. 352 was placed on final passage.

Mr. Smith (R) spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 352, and the bill passed the House by the following vote: Yeas, 96; nays, 1; not voting, 1.


Not voting: Representative Patterson.

Not voting: Representative Flanagan.
Engrossed Substitute House Bill No. 352, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 376, by Representatives O'Brien, Warnke, Thompson, Salatino, Eberle, Erickson, Blair, Adams, Burns, Lux, Chandler, Brown, Teutsch and Maxie:

Establishing the Pacific Northwest festival facility.

The bill was read the second time.

Committee on Commerce recommendation: Majority, do pass as amended. (For amendment, see Journal, 26th Day, February 2, 1979.)

On motion of Mr. Warnke, the committee amendment was adopted.

Mr. Nelson (G.A.) moved adoption of the following amendments by Representatives Nelson (G.A.) and Bender:

On page 1, line 25 following 'matching' strike 'grant' and insert 'grants'
On page 1, line 27 following 'arts' strike 'facility' and insert 'facilities'

Mr. Nelson (G.A.) spoke in favor of the amendments, and Mr. Warnke spoke against them.

POINT OF ORDER

Mr. Nelson (G.A.): "We don't have House Bill No. 777 amendments before this body and I don't want those amendments to thwart the intent of the amendments now being asked for on House Bill No. 376."

The Speaker (Mr. O'Brien presiding): "The Representative just made reference to some amendments. Continue, Representative Warnke."

Mr. Warnke continued his remarks in opposition to the amendments.

POINT OF INQUIRY

Mr. Nelson (G.A.) yielded to question by Mr. Keller.

Mr. Keller: "Representative Nelson, I'm looking at these amendments, and I think, philosophically, I agree with what you are attempting to do, but I do have some concern that if we approve some of the amendments and not all of them, what sort of a mess are we going to end up in? If we're talking about plural facilities, plural grants, and if we do not adopt the remainder of the amendments, where are we going to find ourselves?"

Mr. Nelson (G.A.): "The first two amendments would give multiple grants as would the change on page 2, line 1, going from $5 million to $40 million. One should continue to have designated in the first highlighted area, the Federal Way area, if the body so chooses, and not destroy the bill. You could keep the commission that has been established in this measure, which in a subsequent amendment, you will note, I have removed and essentially have the Arts Commission under their jurisdictional effort, choose those areas rather than establishing a new commission. The multiplicity of the bonds would not be damaged and the other amendments dealing with either the Commission or the designated one location should be voted on separately so as not to damage the bill."

Mr. Eberle spoke against the amendments.

ROLL CALL

The Clerk called the roll on adoption of the amendments by Representatives Nelson (G.A.) and Bender to House Bill No. 376, and the amendments were adopted by the following vote: Yeas, 59; nays, 37; not voting, 2.


Not voting: Representatives Berentzen, Flanagan.
Representative Nelson (G.A.) moved adoption of the following amendments by Representatives Nelson (G.A.) and Bender:

On page 1, beginning on line 27 after "facility" strike everything down to and including "Way." on line 29

On page 1, line 29 strike "the" and insert "The"

Representatives Nelson (G.A.) and Bender spoke in favor of the amendments and Mr. Warnke spoke against them.

ROLL CALL

The Clerk called the roll on adoption of the amendments to page 1, lines 27 and 29, by Representatives Nelson (G.A.) and Bender to House Bill No. 376, and the amendments were not adopted by the following vote: Yeas, 45; nays, 52; not voting, 1.


Not voting: Representative Flanagan.

Mr. Nelson (G.A.) moved adoption of the following amendment by Representatives Nelson (G.A.) and Bender:

On page 3, beginning on line 33 after "industry." strike all material down through and including "law." on page 4, line 23 and insert "The Washington state arts commission is hereby directed to advise the legislature and the director of the department of commerce and economic development on selected sites for performing arts facilities."

Representatives Nelson (G.A.) and Craswell spoke in favor of the amendment, and Representatives Warnke and Eberle spoke against it.

Mr. Nelson (G.A.) spoke again in favor of the amendment, and Mr. Warnke again opposed it.

ROLL CALL

The Clerk called the roll on adoption of the amendment to page 3, line 33 by Representatives Nelson (G.A.) and Bender to House Bill No. 376, and the amendment was adopted by the following vote: Yeas, 51; nays, 46; not voting, 1.


Not voting: Representative Flanagan.

AVERY GARRETT, 11th District.

Mr. Nelson (G.A.) moved adoption of the following amendment by Representatives Nelson (G.A.) and Bender:

On page 4, strike sections 8 and 9 and renumber the remaining sections consecutively.

Mr. Nelson (G.A.) spoke in favor of the amendment, and Mr. Warnke spoke against it.

MOTION TO DIVIDE QUESTION

On motion of Mr. Blair, the question was divided and sections 8 and 9 were treated separately.
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The Speaker (Mr. O'Brien presiding) stated the question before the House to be the amendment striking section 8.

With the consent of the House, Mr. Nelson (G.A.) withdrew the amendment to strike section 8.

The Speaker (Mr. O'Brien presiding) stated the question before the House was the amendment to strike section 9.

The amendment was adopted.

Mr. Nelson (G.A.) moved adoption of the following amendment by Representatives Nelson (G.A.) and Bender:

On page S add a new section as follows:

"NEW SECTION. Sec. 13. The state arts commission shall terminate its site selection duties on June 30, 1981 unless such termination date be removed or extended by law."

Mr. Nelson (G.A.) spoke in favor of the amendment, and Mr. Warnke spoke against it.

The amendment was adopted.

On motion of Mr. Tilly, the following amendments were adopted:

On page 5, line 6 strike all of section 12
On page 1, line 9 of the title strike ; and declaring an emergency"

House Bill No. 376 was ordered engrossed and passed to Committee on Rules for third reading.

POINT OF PERSONAL PRIVILEGE

Mr. Ehlers: "It was called to my attention over the weekend that there was a matter being circulated which I can't very well violate the rules of the House by reading, so I will just..."

The Speaker (Mr. O'Brien presiding): "Will you bring the matter to the rostrum so we can take a look at it before we pass on your personal privilege?"

Mr. Ehlers brought the paper to the rostrum.

The Speaker (Mr. O'Brien presiding): 'Will you kindly explain to the body your point of personal privilege?"

Mr. Ehlers: 'I believe, Mr. Speaker, that my motives have been impugned, as well as a number of other members—the forty-nine members across the aisle. We were characterized as being irresponsible..."

POINT OF ORDER

Mr. Berentson: 'He's been speaking for about a minute and a half now and he hasn't indicated who he's been impugned by or stated his position at all. We all know here in this body what he's getting to and I would ask you to rule that he is out of order. He is going to speak to an action that is clearly outside the purview of this body—an action that occurred away from this body—and in no way should he be able to speak to a point of personal privilege concerning an action that does not involve this body. I would appreciate it if you would put us at ease so we can get together and decide how this ruling should take place."

The Speaker (Mr. O'Brien presiding): 'According to the unwritten rules when someone raises a point of order we are supposed to put the House at ease until the two of you gentlemen can come up here and talk about it. The House is now at ease."

The Speaker (Mr. O'Brien presiding) called the House to order.
On motion of Mr. Bagnariol, the House recessed until 1:30 p.m.

The House was called to order at 1:30 p.m. by the Speaker (Mr. O'Brien presiding). The Clerk called the roll and all members were present except Representative Flanagan, who was excused.

SPEAKER’S RULING (MR. O’BRIEN PRESIDING)

The Speaker (Mr. O’Brien presiding): "At the time of recess a point of order was raised by Representative Berentson on the point of personal privilege comments by Representative Ehlers. It appears that Representative Ehlers may have an opportunity to express his position and why his motives were impugned. At this time the Speaker will allow Representative Ehlers to give us some idea of what this is all about."

Mr. Ehlers: "I thought I’d say the heading was,'WE THOUGHT YOU OUGHT TO KNOW.' I thought that...."

POINT OF ORDER

Mr. Berentson: "Under Reed's Rule 187, we cannot read a paper without the permission of the body and especially a paper that does not deal with anything before this body."

SPEAKER’S RULING (MR. O’BRIEN PRESIDING)

The Speaker (Mr. O’Brien presiding): "Representative Berentson, Reed's Rule 187 also states, '...if any member objects, the reading must be ordered by the assembly on motion.' Also House Rule 55 states, 'When the reading of any paper is called for, and is objected to by any member, it shall be determined by a vote of the house.' Representative Ehlers can read his paper on a vote of the House. Would someone like to make a motion?"

Mr. Ehlers: "It's not worth reading. The only point I have, really, is in defense of the bipartisan body we have here, that the forty-nine members across the aisle can obtain recognition with some of our members...."

POINT OF ORDER

Mr. Berentson: "He has been speaking for about three minutes now and he's not indicated to this body the subject of his recognition. I think before we let him talk about having been impugned and so forth we ought to know what he's speaking of."

Mr. Ehlers relinquished the floor.

SECOND READING

HOUSE BILL NO. 48, by Representatives Amen, Kreidler, Flanagan and Smith, C. (by Committee on Agriculture of the 45th Legislature request):

Extending certain exemptions for contracts by local governmental entities to include small irrigation districts.

The bill was read the second time.

On motion of Mr. King, the rules were suspended, the second reading considered the third, and House Bill No. 48 was placed on final passage.

Representatives Amen and Kreidler spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 48, and the bill passed the House by the following vote: Yeas, 96; nays; O; not voting, 2.


Not voting: Representatives Flanagan, Maxie.

House Bill No. 48, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 88, by Representatives Chamley, Pruitt, Scott and Brekke:
Screening for scoliosis.
The bill was read the second time.

On motion of Mr. Adams, Substitute House Bill No. 88 was substituted for House Bill No. 88, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 88 was read the second time.

On motion of Mr. King, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 88 was placed on final passage.

Representatives Chamley, Schmitten and Taylor spoke in favor of passage of the bill.

POINT OF INQUIRY

Mr. Charnley yielded to question by Mr. Greengo.

Mr. Greengo: "Representative Chamley, I notice in the bill it mentions all public school children, with this extremely low cost being primarily a matter of education. Was there a particular reason why you did not want the bill to apply to all children in the state, but only those who go to public schools?"

Mr. Chamley: "Not at all, Representative Greengo. The bill deals with the authority of the Superintendent of Public Instruction's Office. When this came up before the committee there was some discussion on this and the testimony was from people who go to private schools. I think with the advent of this in the public schools, the private schools will do the same. I certainly wouldn't want to exclude them, but it just was not the matter of discussion in the committee."

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 88, and the bill passed the House by the following vote: Yeas, 95; nays 0; not voting, 3.


Not voting: Representatives Berentson, Eberle, Flanagan.

Substitute House Bill No. 88, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 113, by Representatives Heck, Ehlers, Taller and Zimmerman:
Modifying procurement procedures for state vocational rehabilitation programs.
The bill was read the second time.

Committee on Local Government recommendation: Majority, do pass as amended. (For amendments, see Journal, 26th Day, February 2, 1979.)

Mr. Ehlers moved adoption of the committee amendments.

Representatives Ehlers and Taller spoke in favor of the committee amendments, and they were adopted.
House Bill No. 113 was ordered engrossed and passed to Committee on Rules for third reading.

HOUSE BILL NO. 139, by Representatives Warnke, Zimmerman and Brown:

Providing deadlines for local governments to approve special purpose districts' comprehensive plan.

The bill was read the second time.

On motion of Mr. Zimmerman, Substitute House Bill No. 139 was substituted for House Bill No. 139, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 139 was read the second time.

On motion of Mr. Salatino, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 139 was placed on final passage.

Representatives Zimmerman and Charnley spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 139, and the bill passed the House by the following vote: Yeas, 97; nays, 0; not voting, 1.


Not voting: Representative Flanagan.

Substitute House Bill No. 139, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 204, by Representatives Becker, Struthers, Nelson (D), Mitchell, Houchen, Rohrbach and Addison (by Executive request):

Establishing a criminal justice division and council in the governor's office.

The bill was read the second time.

On motion of Mr. Taller, Second Substitute House Bill No. 204 was substituted for House Bill No. 204, and the second substitute bill was placed on the calendar for second reading.

Second Substitute House Bill No. 204 was read the second time.

On motion of Mr. King, the rules were suspended, the second reading considered the third, and Second Substitute House Bill No. 204 was placed on final passage.

Representatives Becker and Struthers spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Second Substitute House Bill No. 204, and the bill passed the House by the following vote: Yeas, 96; nays, 1; not voting, 1.


Voting nay: Representative Tilly.

Not voting: Representative Flanagan.
Second Substitute House Bill No. 204, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

**HOUSE BILL NO. 328**, by Representatives Haley, McCormick, Martinis and Charnley:

Revising the law relating to energy facility site locations.

The bill was read the second time.

On motion of Mr. Haley, Substitute House Bill No. 328 was substituted for House Bill No. 328, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 328 was read the second time.

Mr. Isaacson moved adoption of the following amendment:

On page 2, beginning on line 26, following "violation." strike everything down through and including "section." on line 29.

Representatives Isaacson and Oliver spoke in favor of the amendment, and Representatives Haley, McCormick, Charnley and Martinis spoke against it.

**POINT OF INQUIRY**

Mr. Isaacson yielded to question by Mr. Erak.

Mr. Erak: "Representative Isaacson, Representative Oliver states that we will have mountains and mountains of work and we'll be involved in a tremendous amount of problems. In your amendment you strike everything down through and including line 29. Could you tell us basically what it is?"

Mr. Isaacson: "Referring back to the first two sentences of subsection (5), which just repeats this: 'Every person who violates the provisions of certificates and permits issued or administered by the council shall incur, in addition to any other penalty as provided by law, a penalty in the amount of up to five thousand dollars a day for every such violation. Each and every such violation shall be a separate and distinct offense, and in case of a continuing violation, every day's continuance shall be and be deemed to be a separate and distinct violation.' Those are the provisions that give the Department of Ecology the entree, if you will, to fine a company for minor infractions of their discharge permits. Sections 3 and 4 speak to the point that is required by federal law. Section 5 was added by our Department of Ecology because they thought it would be a good idea, and, in so doing, have included this sentence which I ask to be stricken, 'Each and every such violation shall be a separate and distinct offense. Every act of commission or omission which procures, aids, or abets in the violation shall be considered a violation under the provisions of this section and subject to the penalty provided in this section.' That applies to the individual operator and his supervisor as well as the management of the company. To the point of requiring a ream of regulations, it's management's responsibility to establish procedures by which these plans are operated and to assure that people follow the procedures. They interpret what is required by law to meet the discharge permits and then they interpret this and lay it out in plain language as to what that operator can and cannot do. If that operator makes a mistake then the company will be fined and the man is subject to a management prerogative including discharge, but to require that he be fined five thousand dollars per day because the supervisor told him to turn a valve, I think would be a little beyond our intent. That's why I offer the amendment and that's why I urge you to accept this amendment in good faith and trust."

**POINT OF INQUIRY**

Mr. Isaacson yielded to question by Mr. Newhouse.

Mr. Newhouse: "Do I interpret you as saying this entire section 5 is added strictly by recommendation of the Department of Ecology and is not required to meet the federal standards that are imposed on us?"

Mr. Isaacson: "That's what I have been informed by Mr. Nick Lewis and I talked to him at noon today."

**ROLL CALL**

The Clerk called the roll on adoption of the amendment by Representative Isaacson to Substitute House Bill No. 328, and the amendment was not adopted by the following vote: Yeas, 43; nays, 54; not voting, 1.


Not voting: Representative Flanagan.

Substitute House Bill No. 328 was passed to Committee on Rules for third reading.

HOUSE BILL NO. 330, by Representatives Schmitten, Vrooman, Sanders and Addison:

Making unlawful the obtaining of game licenses by fraud.

The bill was read the second time.

On motion of Mr. Salatino, the rules were suspended, the second reading considered the third, and House Bill No. 330 was placed on final passage.

Mr. Schmitten spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 330, and the bill passed the House by the following vote: Yeas, 97; nays, 0; not voting, 1.


Not voting: Representative Flanagan.

House Bill No. 330, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 505, by Representatives Addison, Polk, Rohrbach, Sprague, Dunlap, Taylor, Sanders and Nisbet:

Providing emergency continuation of school levy tax relief to retired and disabled property owners.

The bill was read the second time.

On motion of Ms. Sommers, Substitute House Bill No. 505 was substituted for House Bill No. 505, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 505 was read the second time.

On motion of Mr. Bagnariol, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 505 was placed on final passage.

Representatives Addison and Brown spoke in favor of the bill, and Representatives Blair and Winsley spoke against it.

Mr. Addison spoke again in favor of passage of the bill.

POINT OF INQUIRY

Ms. Winsley yielded to question by Ms. Hurley.

Ms. Hurley: "Representative Winsley, in listening to your talk and then the response from Representative Addison, I think I understand that all senior citizens in all counties are not going to benefit equally from this tax reduction. Is that true? For instance, Spokane, which is 88%, wouldn't benefit the same. Would this sort of circumstance be an equal protection under the clause of our Constitution?"
Ms. Winsley: "Well, certainly, Spokane's not going to benefit like Garfield County. If you're 88% of market value you will divide 88 into $3.60 under this bill to tell you what you are going to pay. Probably a fraction above your $3.60—about $2.80. The point is that this only affects the state levy and inflation could be a factor if you're in an area where you've been revalued. The sixty cent lid is not on an individual, it's on the whole taxing district, so if one-quarter of a county has been reappraised, the 106% is spread throughout, so inflation is a small factor in this whole thing. Let's face it, King County did no appraisal in 1978; Pierce County didn't do it in 1977 or 1978. Now if they did some revaluations and those properties were closer to 100% of market value then you are not going to see any fluctuation in that state levy. Where you see a fluctuation in the state levy climbing from $3.60 a thousand to $4.20 to $7.20 to $8.35, there's only one reason, and that's because the assessors are doing their job. Maybe in some cases it's not their fault; maybe it's because the county commissioners have not given them management money, but my thinking is if they don't want to give their assessors money to do a reevaluation then they ought to give the money to senior citizens. I'm not against the money going to senior citizens; I think it's coming out of the wrong pocket."

Mr. Greengo spoke in favor of the bill.

POINT OF INQUIRY

Mr. Addison yielded to question by Mr. Taylor.

Mr. Taylor: "It's my understanding that Garfield's 43% has nothing to do with this. There's an indicated ratio adjustment made at the state level. If Garfield isn't doing their job, and that ratio and that level is brought up at the state level, that is a state decision, and does not relate to the local assessors. Is that right?"

Mr. Addison: "You are essentially correct, Representative Taylor. What we are talking about—and again, we have to separate the county taxes from this state school tax—on the county taxes, if we were to impose this type of legislation on them, it would matter very much how they were valuing their property. But with the state tax it doesn't matter for a hill of beans whether the county assessor reassesses the values and pushes them up at 25% a year or whether the state comes in through the indicated ratio and tells the county they have to raise the property values to the $3.60 mechanism and give that amount of money. In those counties, for example, King County, the $3.60 ratio would go nearer to five dollars. In Garfield County it will go nearly to $8.00, but what we're really talking about is senior citizen property tax to those low income people and it's a rifle shot approach to those people. The question earlier about equality across the state, this will provide essentially equality to all of our senior citizens, rather than allowing the amount of relief to vary by the amount of special levies in different school districts."

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 505, and the bill passed the House by the following vote: Yeas, 93; nays, 4; not voting, 1.


Voting nay: Representatives Becker, Blair, Newhouse, Winsley.

Not voting: Representative Flanagan.

Substitute House Bill No. 505, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 555, by Representatives Gruger, Zimmerman, Salatino, Sommers, Burns, Brown, Lux, Bauer, Pruitt, Erickson, Bender and Winsley:

Increasing the property tax exemptions for the elderly.

The bill was read the second time.
Committee on Revenue recommendation: Majority, do pass as amended. (For amendment, see today's Journal, Reports of Standing Committees.)

On motion of Ms. Sommers, the committee amendment was adopted.

House Bill No. 555 was ordered engrossed.

On motion of Mr. Salatino, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 555 was placed on final passage.

Representatives Gruger, Galloway, Craswell and Addison spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 555, and the bill passed the House by the following vote: Yeas, 97; nays, 0; not voting, 1.


Not voting: Representative Flanagan.

Engrossed House Bill No. 555, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 208:

The House resumed consideration of the bill on second reading. The Speaker (Mr. O'Brien presiding) stated the question before the House to be the point of order raised by Representative Newhouse.

With the consent of the House, Mr. Newhouse withdrew the point of order.

With the consent of the House, Mr. Salatino withdrew his amendment to the committee amendment.

Mr. Salatino moved adoption of the following amendment to the committee amendment:

On page 1 of the amendment, after line 5 and before line 6 insert the following:

"Sec. 4. Section 10, chapter 187, Laws of 1919 and RCW 12.40.100 are each amended to read as follows:

((If the judgment or order be against the defendant, it shall be his duty to pay the same forthwith upon such terms and conditions as the justice of such court shall prescribe.)) Judgments entered by the small claims court shall be processed and collected as follows:

(1) Incident to the entering of the judgment the court shall obtain under oath the assets of the judgment debtor:

(a) The court shall arrange a judgment satisfaction plan and enter a writ of execution; and

(b) The clerk shall secure a listing and description of the assets of the judgment debtor in case subsequent attachment of property becomes necessary to collect an unsatisfied judgment.

(2) If the judgment debtor fails to satisfy the judgment, the plaintiff shall notify the court of the unsatisfied judgment and the court shall, upon receipt from the plaintiff of a collection fee, subject to reduction or waiver upon good cause shown, in an amount prescribed by the administrator for the courts under chapter 2.56 RCW, but not to exceed five percent of the judgment plus a reasonable attorney's fee:

(a) Issue the previously entered writ of execution to a salaried court official who shall be empowered to enforce the judgment in the same manner as provided in chapter 12.04 RCW;

(b) Assess the collection fee to the defendant and refund the same to the plaintiff to the extent that it is collected from the defendant in excess of the judgment, except that the court may reduce or waive the assessment upon good cause shown; and

(c) Institute, in its discretion, contempt proceedings, subject to penalties limited to monetary fines not to exceed fifty percent of the judgment, against the defendant for failure to satisfy the judgment in accordance with the judgment plan arranged while the defendant was under oath."

Renumber remaining sections consecutively.

Representatives Salatino, Addison and Deccio spoke in favor of the amendment, and Representatives Smith (R), Struthers and Newhouse spoke against it.

Mr. Salatino spoke again in favor of the amendment to the committee amendment.
THIRTY-SIXTH DAY, FEBRUARY 12, 1979

POINT OF INQUIRY

Mr. Salatino yielded to question by Mr. Knowles.

Mr. Knowles: "In your hearings in Commerce Committee on this subject, was there any testimony from district court judges, court commissioners or court clerks?"

Mr. Salatino: "Yes, there was, Representative Knowles, but most of the testimony dealt with raising fees within the court system."

Mr. Knowles spoke against the amendment.

POINT OF INQUIRY

Mr. Knowles yielded to question by Mr. Thompson.

Mr. Thompson: "Representative Knowles, since there seems to be considerable sympathy for this amendment today, I'm prompted to ask you as one of our few remaining attorneys whether or not you think adoption of this amendment and passage of this bill would preclude us on the Judiciary Committee from treating the subject further under the bill before us and perhaps prevent an alternative at a later date in the session?"

Mr. Knowles: "No, of course not. My preference, of course, because it is a Judicial Council bill and because it is part of a constitutional amendment we passed in the last session, is that we leave that unencumbered by this particular amendment and take care of it in Judiciary Committee."

Mr. Salatino demanded an electric roll call vote on the amendment to the committee amendment, and the demand was sustained.

Mr. Smith (R) spoke again in opposition to the amendment.

MOTION

Mr. King moved that further consideration of House Bill No. 208 be deferred, and that the bill be placed at the top of Wednesday's second reading calendar.

POINT OF ORDER

Mr. Salatino: "We have a motion before us for an electric roll call on the last amendment."

SPEAKER'S RULING (MR. O'BRIEN PRESIDING)

The Speaker (Mr. O'Brien presiding): "Representative Salatino, I'm going to rule it's an incidental motion, and a motion to defer further action is a subsidiary motion; the motion for a demand for an electric roll call does not interfere with the motion to defer."

ROLL CALL

The Clerk called the roll on the motion to defer further consideration of House Bill No. 208, and the motion was carried by the following vote: Yeas, 60; nays, 37; not voting, 1.


Not voting: Representative Flanagan.

THIRD READING


Making miscellaneous changes in basic education act.

The bill was read the third time and placed on final passage.
Representatives Chandler, Heck and Erak spoke in favor of the bill, and Representatives Taylor and Bond spoke against it.

Mr. Taylor spoke again in opposition to the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 210, and the bill passed the House by the following vote: Yeas, 87; nays, 9; not voting, 2.


Not voting: Representatives Flanagan, Smith C. P.

Engrossed Substitute House Bill No. 210, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTIONS

On motion of Mr. King, all bills passed today were ordered transmitted immediately to the Senate.

On motion of Mr. King, the House advanced to the eighth order of business.

COMMITTEE REFERRALS

On motion of Mr. King, the following bills were referred to the following committees:

- HOUSE BILL NO. 899 to Committee on Energy and Utilities;
- HOUSE BILL NO. 1147 to Committee on Judiciary;
- HOUSE BILL NO. 1178 to Committee on Transportation;
- HOUSE BILL NO. 1188 to Committee on Agriculture;
- HOUSE BILL NO. 1191 to Committee on Constitution, Elections and Governmental Ethics;
- HOUSE BILL NO. 1219 to Committee on State Government;
- HOUSE BILL NO. 1224 to Committee on Labor;
- HOUSE BILL NO. 1245 to Committee on Revenue;
- HOUSE BILL NO. 1251 to Committee on Revenue;
- HOUSE BILL NO. 1252 to Committee on Labor;
- HOUSE BILL NO. 1254 to Committee on Transportation;
- HOUSE BILL NO. 1272 to Committee on Appropriations.

MOTION

On motion of Mr. Salatino, HOUSE BILL NO. 46 was rereferred from Committee on Appropriations to Committee on Rules; HOUSE BILL NO. 506 from Committee on Local Government to Committee on State Government; HOUSE BILL NO. 793 from Committee on State Government to Committee on Insurance; HOUSE BILL NO. 814 from Committee on Transportation to Committee on Judiciary; HOUSE BILL NO. 856 from Committee on State Government to Committee on Commerce; HOUSE BILL NO. 909 from Committee on Natural Resources to Committee on Commerce; HOUSE BILL NO. 996 from Committee on Judiciary to Committee on Financial Institutions; HOUSE BILL NO. 1281 from Committee on Transportation to Committee on Parks and Recreation; and HOUSE BILL NO. 1310 from Committee on Transportation to Committee on Judiciary.

POINT OF PERSONAL PRIVILEGE

Mr. Struthers: "If you'll look at your calendars you will notice that today is February 12th and that, to many of us here in this great auspicious body, is a very wonderful day. We wish to take time to recognize that fine statesman from Illinois, Abraham Lincoln."
POINT OF PERSONAL PRIVILEGE

Mr. Bagnariol: "Also to honor the great Abraham Lincoln's birthday, the founder of the Republican Party and the founder of the first income tax."

MOTION

On motion of Mr. King, the House adjourned until 11:00 a.m., Wednesday, February 14, 1979.

JOHN BAGNARIOL, Speaker
DUANE BERENTSON, Speaker

DEAN R. FOSTER, Chief Clerk
VITO T. CHIECHI, Chief Clerk
The House was called to order at 11:00 a.m. by Speaker Berentson. The Clerk called the roll and all members were present.

The flag was escorted to the rostrum by a Sergeant at Arms Color Guard, Pages Kristen Tilly and Jean Jewell. Prayer was offered by The Reverend Edward Larson, Pastor of the Newport Covenant Church in Bellevue.

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

MESSAGES FROM THE SENATE

February 12, 1979

Mr. Speaker:
The Senate has passed:

SUBSTITUTE SENATE BILL NO. 2042,
ENGROSSED SUBSTITUTE SENATE BILL NO. 2095,
SENATE BILL NO. 2121,
ENGROSSED SENATE BILL NO. 2138,
SUBSTITUTE SENATE BILL NO. 2158,
ENGROSSED SENATE BILL NO. 2242,
SENATE BILL NO. 2297,

and the same are herewith transmitted.

Sidney R. Snyder, Secretary.

February 13, 1979

Mr. Speaker:
The Senate has passed:

ENGROSSED SENATE BILL NO. 2068,
SENATE BILL NO. 2101,
ENGROSSED SENATE BILL NO. 2102,
SENATE BILL NO. 2290,
SUBSTITUTE SENATE BILL NO. 2291,
SENATE BILL NO. 2349,
SUBSTITUTE SENATE BILL NO. 2418,
SENATE BILL NO. 2461,

and the same are herewith transmitted.

Bill Gleason, Assistant Secretary.

INTRODUCTIONS AND FIRST READING

SUBSTITUTE SENATE BILL NO. 2042, by Committee on Higher Education (originally sponsored by Senators McDermott and Conner):

Authorizing pilot programs allowing undergraduate higher education students whose parents are assigned to consular missions to pay like fees as resident students.

To Committee on Higher Education

ENGROSSED SENATE BILL NO. 2068, by Senators Henry, Wanamaker and Conner (by Department of Licensing request):

Transferring jurisdiction of habitual traffic offenders to the department of licensing.

To Committee on Transportation

ENGROSSED SUBSTITUTE SENATE BILL NO. 2095, by Committee on Judiciary (originally sponsored by Senators Marsh, Henry and Talley):

Creating additional superior court judge positions.

To Committee on Judiciary
SENATE BILL NO. 2101, by Senators Day and Moore:

Increasing the maximum size of veterans' estates for which the director of veterans' affairs may act as executor.

To Committee on Social and Health Services

ENGROSSED SENATE BILL NO. 2102, by Senators Day and Moore:

Requiring the director of veterans' affairs to set the value of support items furnished residents at the Colony of the State Soldiers' Home.

To Committee on Social and Health Services

SENATE BILL NO. 2121, by Senators Conner, Day, von Reichbauer and Ridder:

Authorizing embalmers to remove eyes from deceased donor.

To Committee on Social and Health Services

ENGROSSED SENATE BILL NO. 2138, by Senators Day, Talmadge, Van Hollebeke and Hayner:

Making the sale of a counterfeit controlled substance unlawful.

To Committee on Social and Health Services

SUBSTITUTE SENATE BILL NO. 2158, by Committee on Local Government (originally sponsored by Senators Wilson, North, Bluechel, Bottiger, Williams, Gaspard, Gould, Goltz and Hansen):

Providing for the classification and conveyance of conservation rights as real property.

To Committee on Local Government

ENGROSSED SENATE BILL NO. 2242, by Senators Rasmussen, Day, McDermott, Woody, Conner, Sellar, Benitz and Guess (by Executive request):

Authorizing a designee or other state official to serve in the governor's stead on certain boards.

To Committee on State Government

SENATE BILL NO. 2290, by Senators Conner, Hansen and Guess (by Department of Transportation request):

Revising the powers of the department of transportation relative to highways.

To Committee on Transportation

SUBSTITUTE SENATE BILL NO. 2291, by Committee on Transportation (originally sponsored by Senators Henry, Conner and Hansen - by Department of Transportation request):

Modifying permissible expenditures from the state highway fund and ratifying transfers to the state highway fund.

To Committee on Transportation

SENATE BILL NO. 2297, by Senators Scott and Goltz (by Legislative Budget Committee request):

Repealing higher education assistance authority act.

To Committee on Higher Education

SENATE BILL NO. 2349, by Senators Bottiger, Lewis and Woody (by Utilities and Transportation Commission request):

Modifying penalties for failure to pay certain regulatory fees.

To Committee on Energy and Utilities

SUBSTITUTE SENATE BILL NO. 2418, by Committee on Transportation (originally sponsored by Senator Henry):

Insuring accuracy and proper usage of drivers' records.

To Committee on Transportation
SENATE BILL NO. 2461, by Senators Rasmussen, McDermott and Wanamaker (by Utilities and Transportation Commission request):

Redesignating the utilities and transportation commission as the public service commission.

To Committee on State Government

MOTION

On motion of Mr. Polk, all bills listed on today's agenda under the fourth order of business were considered first reading and passed to the committees designated.

REPORTS OF STANDING COMMITTEES

February 8, 1979
HOUSE BILL NO. 82, Prime Sponsor: Representative Eng, regulating cemetery prearrangement contracts. Reported by Committee on Financial Institutions.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Winsley, Executive Chairwoman; Eng, Co-Chairman; Blair, Deccio, Eberle, Hurley, Knowles, Kreidler, Lux, Newhouse, Rosbach, Sommers.

February 9, 1979
HOUSE BILL NO. 166, Prime Sponsor: Representative Becker, authorizing cities and counties to have correctional facilities including farms, camps and work-release programs. Reported by Committee on Institutions.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Struthers, Co-Chairman; Becker, Co-Chairman; Barr, Granlund, Houchen, Mitchell, Nelson (D), Owen, Rohrbach.

February 7, 1979
HOUSE BILL NO. 248, Prime Sponsor: Representative Whiteside, allowing executive sessions for the disposition of real estate. Reported by Committee on Constitution, Elections and Governmental Ethics.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Oliver, Executive Chairwoman; Erickson, Co-Chairwoman; Barnes, Eng, Fuller, Granlund, Gruger, Hastings, Hughes.

February 8, 1979
HOUSE BILL NO. 261, Prime Sponsor: Representative Adams, authorizing the establishment of resource exemptions for general assistance to unemployable persons. Reported by Committee on Social and Health Services.

MAJORITY recommendation: Do pass. Signed by Representatives Adams, Co-Chairman; Whiteside, Co-Chairman; Barr, Brekke, Gruger, Houchen, Kreidler, Lux, May, Mitchell, Pruitt, Schmitt, Tentsch, Tupper.

February 6, 1979
HOUSE BILL NO. 334, Prime Sponsor: Representative Hurley, requiring land dedications by subdividers for parks. Reported by Committee on Parks and Recreation.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Hurley, Executive Chairwoman; Fuller, Co-Chairman; Brown, North.

February 12, 1979
HOUSE BILL NO. 369, Prime Sponsor: Representative Thompson, extending the authorized types of investments for state funds. Reported by Committee on State Government.

MAJORITY recommendation: Do pass. Signed by Representatives Ehlers, Executive Chairman; Taller, Co-Chairman; Addison, Burns, Greengo, McGinnis, Pruitt, Salatino, Walk, Williams.

February 9, 1979
HOUSE BILL NO. 440, Prime Sponsor: Representative Sherman, authorizing parents to ride scheduled bus routes when their appearance at school requested by school officials. Reported by Committee on Education.
MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Chandler, Co-Chairman; Heck, Co-Chairman; Bender, Craswell, Ehlers, Galloway, Nelson (G.A.), Sommers, Taller, Taylor, Tupper, Valle, Van Dyken, Whiteside.

February 8, 1979

HOUSE BILL NO. 476, Prime Sponsor: Representative Becker, giving funds from the liquor revolving fund to border towns. Reported by Committee on Local Government.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Chamley, Co-Chairman; Zimmerman, Co-Chairman; Brekke, Brown, Garrett, Rohrbach, Rosbach, Schmitten, Teutsch, Van Dyken, Whiteside.

February 8, 1979

HOUSE BILL NO. 480, Prime Sponsor: Representative Adams, revising the laws against discrimination to include persons with physical handicaps. Reported by Committee on Social and Health Services.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Adams, Co-Chairman; Whiteside, Co-Chairman; Brekke, Gruger, Houchen, Kreidler, Lux, May, Mitchell, Pruitt, Schmitten, Teutsch, Tupper.

February 8, 1979

HOUSE BILL NO. 491, Prime Sponsor: Representative Scott, modifying and extending the senior citizens' services act. Reported by Committee on Social and Health Services.

MAJORITY recommendation: Do pass with the following amendment:

On page 1, beginning on line 16 after "74.38.040" strike the double parentheses and all material down to and including the double parentheses on line 21 and insert "Provided, further, that ((when volunteer workers and public assistance recipients are not available,)) the department and the area agencies shall utilize the bid procedure pursuant to chapter 43.19 RCW for providing such services to low income and nonlow income persons whenever the services to be provided are available through private agencies at a cost savings to the department."

Signed by Representatives Adams, Co-Chairman; Whiteside, Co-Chairman; Barr, Brekke, Gruger, Houchen, Kreidler, Lux, May, Mitchell, Pruitt, Schmitten, Teutsch, Tupper.

February 8, 1979

HOUSE BILL NO. 578, Prime Sponsor: Representative Knowles, modifying the law on court commissioners. Reported by Committee on Judiciary.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Newhouse, Executive Chairman; Smith (R), Co-Chairman; Chandler, Knowles, Sherman.

February 8, 1979

HOUSE BILL NO. 619, Prime Sponsor: Representative Mitchell, revising laws relating to prescribing drugs. Reported by Committee on Social and Health Services.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Adams, Co-Chairman; Whiteside, Co-Chairman; Barr, Brekke, Houchen, Kreidler, May, Mitchell, Pruitt, Schmitten, Teutsch, Tupper.

February 12, 1979

HOUSE JOINT RESOLUTION NO. 31, Prime Sponsor: Representative Oliver, establishing a redistricting commission. Reported by Committee on Constitution, Elections and Governmental Ethics.

MAJORITY recommendation: Do pass. Signed by Representatives Oliver, Executive Chairman; Erickson, Co-Chairwoman; Barnes, Fuller, Granlund, Gruger, Hughes.

February 7, 1979

HOUSE CONCURRENT RESOLUTION NO. 4, Prime Sponsor: Representative Zimmerman, establishing a legislative council on growth management. Reported by Committee on Local Government.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Chamley, Co-Chairman; Zimmerman, Co-Chairman; Brekke, Brown, North, Rohrbach, Teutsch, Van Dyken, Whiteside.
ENGROSSED SENATE BILL NO. 2119, Prime Sponsor: Senator Marsh, revising the business corporation act. Reported by Committee on Judiciary.

MAJORITY recommendation: Do pass with the following amendments:

On page 3, line 29 strike everything after the enacting clause and insert the following:

"Section I. Section 3, chapter 53, Laws of 1965 and RCW 23A.04.010 are each amended to read as follows:

As used in this title, unless the context otherwise requires, the term:

(1) 'Corporation' or 'domestic corporation' means a corporation for profit (organized for a purpose for which a corporation may be organized under) subject to the provisions of this title, except a foreign corporation.

(2) 'Foreign corporation' means a corporation for profit organized under laws other than the laws of this state for a purpose or purposes for which a corporation may be organized under this title.

(3) 'Articles of incorporation' means the original or restated articles of incorporation or articles of consolidation and all amendments thereto including articles of merger.

(4) 'Shares' means the units into which the proprietary interests in a corporation are divided.

(5) 'Subscriber' means one who subscribes for one or more shares in a corporation, whether before or after incorporation.

(6) 'Shareholder' means one who is a holder of record of one or more shares in a corporation (except as provided by RCW 23A.12.040). If the articles of incorporation or the bylaws so provide, the board of directors may adopt by resolution a procedure whereby a shareholder of the corporation may certify in writing to the corporation that all or a portion of the shares registered in the name of such shareholder are held for the account of a specified person or persons. The resolution shall set forth:

(a) The classification of shareholder who may certify;
(b) The purpose or purposes for which the certification may be made;
(c) The form of certification and information to be contained therein;
(d) If the certification is with respect to a record date or closing of the stock transfer books within which the certification must be received by the corporation; and
(e) Such other provisions with respect to the procedure as are deemed necessary or desirable.

Upon receipt by the corporation of a certification complying with the procedure, the persons specified in the certification shall be deemed, for the purpose or purposes set forth in the certification, to be the holders of record of the number of shares specified in place of the shareholder making the certification.

(7) 'Authorized shares' means the shares of all classes which the corporation is authorized to issue.

(8) 'Treasury shares' means shares of a corporation which have been issued, have been subsequently acquired by and belong to the corporation, and have not, either by reason of the acquisition or thereafter, been canceled or restored to the status of authorized but unissued shares. Treasury shares shall be deemed to be 'issued' shares but not 'outstanding' shares.

(9) 'Net assets' means the amount by which the total assets of a corporation (excluding treasury shares) exceed the total debts of the corporation.

(10) 'Stated capital' means, at any particular time, the sum of (a) the par value of all shares of the corporation having a par value which have been issued, (b) the amount of the consideration received by the corporation for all shares of the corporation without par value that have been issued, except such part of the consideration therefor as may have been allocated to capital surplus in a manner permitted by law, and (c) such amounts not included in clauses (a) and (b) of this paragraph as have been transferred to stated capital of the corporation, whether upon the issue of shares as a share dividend or otherwise, minus all reductions from such sum as have been effected in a manner permitted by law. Irrespective of the manner of designation thereof by the laws under which a foreign corporation is organized, the stated capital of a foreign corporation shall be determined on the same basis and in the same manner as the stated capital of a domestic corporation, for the purpose of computing fees and other charges imposed by this title.

(11) 'Surplus' means the excess of the net assets of a corporation over its stated capital.

(12) 'Earned surplus' means the portion of the surplus of a corporation equal to the balance of its net profits, income, gains and losses from the date of incorporation, or from the latest date when a deficit was eliminated by an application of its capital surplus or stated capital or otherwise, after deducting subsequent distributions to shareholders and transfers to stated capital and capital surplus to the extent such distributions and transfers are made out of earned surplus. Earned surplus shall include any portion of surplus allocated to earned surplus in mergers, consolidations or acquisitions of all or substantially all of the outstanding shares or of the property and assets of another corporation, domestic or foreign.

(13) 'Capital surplus' means the entire surplus of a corporation other than its earned surplus.

(14) 'Insolvent' means inability of a corporation to pay its debts as they become due in the usual course of its business.

(15) For the purposes of RCW 23A.40.040, 23A.40.050, 23A.40.060, and (23A.40.190) section 51 of this 1979 act the term or terms:

(a) 'Stock' means shares.

(b) 'Capital' and 'capital stock' and 'authorized capital stock' mean the sum of (i) the par value of all shares of the corporation having a par value that the corporation is authorized to issue, and (ii) the amount expected to be allocated to stated capital out of the amount of the consideration expected to be received by
the corporation in return for the issuance of all the shares without par value which the corporation is authorized to issue.

(c) 'Capitalization' means stated capital.

(d) 'Value of the assets received and to be received by such corporation in return for the issuance of its nonpar value stock' and 'value of the assets represented by nonpar shares' mean the amount expected to be allocated to stated capital out of the amount of consideration expected to be received by the corporation in return for the issuance of all the shares without par value which the corporation is authorized to issue.

(e) 'Value of the assets received in consideration of the issuance of such nonpar value stock' means the stated capital represented by the nonpar value shares issued by the corporation.

(f) 'The number of shares of capital stock of the company' means the number of shares of the corporation.

(16) 'Duplicate originals' means two copies, original or otherwise, each with original signatures.

Sec. 2. Section 4, chapter 53, Laws of 1965 and RCW 23A.08.010 are each amended to read as follows:

Corporations may be organized under this title for any lawful purpose or purposes, except for the purpose of banking or engaging in business as an insurer, and except where special provision is made by law for the preparation, contents and filing of articles of incorporation of designated classes of corporations, such corporations shall be formed under such special provisions and not hereunder.

(2) Any business, the conduct of which at the time of the passage of this title is forbidden to corporations by the Constitution, statutes or common-law of this state).

Sec. 3. Section 5, chapter 53, Laws of 1965 as amended by section 1, chapter 58, Laws of 1969 ex. sess. and RCW 23A.08.020 are each amended to read as follows:

Each corporation shall have power:

(1) To have perpetual succession by its corporate name unless a limited period of duration is stated in its articles of incorporation.

(2) To sue and be sued, complain and defend, in its corporate name.

(3) To have a corporate seal which may be altered at pleasure, and to use the same by causing it, or a facsimile thereof, to be impressed or affixed or in any other manner reproduced.

(4) To purchase, take, receive, lease, or otherwise acquire, own, hold, improve, use and otherwise deal in and with, real or personal property, or any interest therein, at any interest therein, wherever situated.

(5) To sell, convey, mortgage, pledge, lease, exchange, transfer and otherwise dispose of all or any part of its property and assets.

(6) To lend money (to its employees other than its officers and directors, and otherwise assist its employees, officers and directors) and use its credit to assist its employees.

(7) To purchase, take, receive, subscribe for, or otherwise acquire, own, hold, vote, use, employ, sell, mortgage, lend, pledge, or otherwise dispose of, and otherwise use and deal in and with, shares or other interests in, or obligations of, other domestic or foreign corporations, associations, partnerships or individuals, or direct or indirect obligations of the United States or of any other government, state, territory, governmental district or municipality or of any instrumentality thereof.

(8) To make contracts and guarantees and incur liabilities, borrow money at such rates of interest as the corporation may determine, issue its notes, bonds, and other obligations, and secure any of its obligations by mortgage or pledge of all or any of its property, franchises and income.

(9) To lend money for its corporate purposes, invest and reinvest its funds, and take and hold real and personal property as security for the payment of funds so loaned or invested.

(10) To conduct its business, carry on its operations, and have offices and exercise the powers granted by this title (in any state, territory, district, or possession of the United States, or in any foreign country), within or without this state.

(11) To elect or appoint officers and agents of the corporation, and define their duties and fix their compensation.

(12) To make and alter bylaws, not inconsistent with its articles of incorporation or with the laws of this state, for the administration and regulation of the affairs of the corporation.

(13) To make donations for the public welfare or for charitable, scientific or educational purposes; and in time of war to make donations in aid of war activities.

(14) [(In time of war)! To transact any lawful business which the board of directors finds will be in aid of (the United States in the prosecution of the war)] governmental policy.

(15) To pay pensions and establish pension plans, pension trusts, profit-sharing plans, stock bonus plans, stock option plans and other incentive plans for any or all of its directors, officers and employees.

(16) To be a promoter, partner, member, associate, or manager of any partnership, joint venture, trust, or other enterprise.

(17) To cease its corporate activities and surrender its corporate franchise.

(18) To have and exercise all powers necessary or convenient to effect (any or all of the) its purposes (for which the corporation is organized).

Sec. 4. Section 2, chapter 58, Laws of 1969 ex. sess. and RCW 23A.08.025 are each amended to read as follows:

For the purposes of this section, 'agent' includes any person who is or was a director, trustee, officer, employee, or other agent of the corporation or is or was serving at the request of the corporation as a director, trustee, officer, employee, or agent of another corporation, partnership, joint venture, trust, or other enterprise, or was a director, trustee, officer, employee, or agent of a corporation which was a predecessor
corporation of the corporation or of another enterprise at the request of such predecessor corporation, and 'expenses' includes attorneys' fees and any expense of establishing a right to indemnification under subsection (3) of this section.

(1) A corporation shall have power to indemnify any person who was or is a party or is threatened to be made a party to any threatened, pending or completed action, suit or proceeding, whether civil, criminal, administrative or investigative (other than an action by or in the right of the corporation) by reason of the fact that he is or was ((a director, trustee, officer, employee or)) an agent of the corporation (((or is or was)) serving at the request of the corporation as a director, trustee, officer, employee or agent of another corporation; partnership; joint venture; trust or other enterprise)) against expenses ((including attorneys' fees)) or judgments, fines and amounts paid in settlement actually and reasonably incurred by him in connection with such action, suit or proceeding if he acted in good faith and in a manner reasonably believed to be in or not opposed to the best interests of the corporation, and, if with respect to any criminal action or proceeding, had no reasonable cause to believe his conduct was unlawful. The termination of any action, suit or proceeding by judgment, order, settlement, conviction, or upon a plea of nolo contendere or its equivalent, shall not, of itself, create a presumption that the person did not act in good faith and in a manner which he reasonably believed to be in or not opposed to the best interests of the corporation, and, with respect to any criminal action or proceeding, had reasonable cause to believe that his conduct was unlawful.

(2) A corporation shall have power to indemnify any person who was or is a party or is threatened to be made a party to any threatened, pending or completed action or suit by or in the right of the corporation to procure a judgment in its favor by reason of the fact that he is or was (((a director, trustee, officer, employee or)) an agent of the corporation (((or is or was serving at the request of the corporation as a director, trustee, officer, employee or agent of another corporation; partnership; joint venture; trust or other enterprise)) against expenses ((including attorneys' fees))) actually and reasonably incurred by him in connection with the defense or settlement of such action or suit if he acted in good faith and in a manner reasonably believed to be in or not opposed to the best interests of the corporation and except that no indemnification shall be made in respect of any claim, issue or matter as to which such person shall have been adjudged to be liable for negligence or misconduct in the performance of his duty to the corporation unless and only to the extent that the court in which such action or suit was brought shall determine upon application, that, despite the adjudication of liability but in view of all circumstances of the case, such person is fairly and reasonably entitled to indemnity for such expenses which such court shall deem proper.

(3) To the extent that ((a director, trustee, officer, employee or)) an agent of a corporation has been successful on the merits or otherwise in defense of any action, suit or proceeding referred to in subsections (1) and (2), or in defense of any claim, issue or matter therein, he shall be indemnified against expenses ((including attorneys' fees)) actually and reasonably incurred by him in connection therewith.

(4) Any indemnification under subsections (1) and (2) above (unless ordered by a court) shall be made by the corporation only as authorized in the specific case upon a determination that indemnification of the ((director, trustee, officer, employee or)) agent is proper in the circumstances because he has met the applicable standard of conduct set forth in subsections (1) and (2) above. Such determination shall be made (a) by the board of directors by a majority vote of a quorum consisting of directors who were not parties to such action, suit or proceeding, or (b) if such a quorum is not obtainable, or, even if obtainable a quorum of disinterested directors so directs, by independent legal counsel in a written opinion, or (c) by the shareholders.

(5) Expenses incurred in defending a civil or criminal action suit or proceeding may be paid by the corporation in advance of the final disposition of such action, suit or proceeding as authorized in the manner provided in subsection (4) upon receipt of an undertaking by or on behalf of the ((director, trustee, officer, employee or)) agent to repay such amount unless it shall ultimately be determined that he is entitled to be indemnified by the corporation as authorized in this section.

(6) The indemnification provided by this section shall not be deemed exclusive of any other rights to which those indemnified may be entitled under any bylaw, agreement, vote of shareholders or disinterested directors or otherwise, both as to action in his official capacity and as to action in another capacity while holding such office, and shall continue as to a person who has ceased to be ((a director, trustee, officer, employee or)) an agent and shall inure to the benefit of the heirs, executors and administrators of such a person.

(7) A corporation shall have power to purchase and maintain insurance on behalf of any (((person who is or was a director, trustee, officer, employee or)) agent of the corporation (((or is or was serving at the request of the corporation as a director, trustee, officer, employee or agent of another corporation; partnership; joint venture; trust or other enterprise)) against any liability asserted against him and incurred by him in any such capacity or arising out of his status as such, whether or not the corporation would have the power to indemnify him against such liability under the provisions of this section.

Sec. 5. Section 8, chapter 53, Laws of 1965 and RCW 23A.08.050 are each amended to read as follows:

(1) The corporate name:

(a) Shall contain the word 'corporation,' 'company,' 'incorporated,' or 'limited,' or shall contain an abbreviation of one of such words (((or such corporation shall, for use in this state, add at the end of its name one of such words or an abbreviation thereof)).

(b) Shall not contain any word or phrase which indicates or implies that it is or organized for any purpose other than one or more of the purposes contained in its articles of incorporation or that it is authorized or empowered to conduct the business of banking or insurance.

(c) Shall not be the same as, or deceptively similar to, the name of any domestic corporation existing under the laws of this state or any foreign corporation authorized to transact business in this state, or a name
the exclusive right to which is, at the time, reserved in the manner provided in this title, or the name of a corporation which has in effect a registration of its corporate name as provided in this title, (unless

(i) such other domestic or foreign corporation is about to change its name, or to cease to do business, or is being wound up, or such foreign corporation is about to withdraw from doing business in this state, and

(ii) the written consent of such other domestic or foreign corporation to the adoption of its name or a deceptively similar name has been given and is filed with the articles of incorporation, provided, a deceptively similar name shall not be used if the secretary of state finds that the use of such name shall be against public interest) except that this provision shall not apply if the applicant files with the secretary of state either of the following: (i) The written consent of the other corporation or holder of a reserved or a registered name to use the same or deceptively similar name and one or more words are added or deleted to make the name distinguishable from the other name as determined by the secretary of state, or (ii) a certified copy of a final decree of a court of competent jurisdiction establishing the prior right of the applicant to the use of the name in this state.

(3) No corporation formed under this chapter shall include in its corporate name any of the following words or phrases: 'Bank,' 'banking,' 'banker,' 'trust,' 'cooperative,' or any combination of the words 'industrial' and 'loan,' or any combination of any two or more words 'building,' 'savings,' 'loan,' 'home,' 'association,' 'society,' 'room,' 'lounge' or any other words or phrases prohibited by any statute of this state.

(4) The assumption of a name in violation of this section shall not affect or vitiate the corporate existence, but the courts of this state, having equity jurisdiction, may, upon the application of the state, or of any person, unincorporated association, or corporation interested or affected, enjoin such corporation from doing business under a name assumed in violation of this section, although its articles of incorporation may have been approved and a certificate of incorporation issued.

(5) A corporation with which another corporation, domestic or foreign, is merged, or which is formed by the reorganization or consolidation of one or more domestic or foreign corporations or upon a sale, lease, or other disposition to or exchange with a domestic corporation of all or substantially all the assets of another corporation, domestic or foreign, including its name, may have the same name as that used in this state by any of the corporations involved if the other corporation was engaged under the laws of or is authorized to transact business in this state.

Sec. 6. Section 9, chapter 53, Laws of 1965 as amended by section 1, chapter 83, Laws of 1969 ex. sess. and RCW 23A.08.060 are each amended to read as follows:
The exclusive right to the use of a corporate name may be reserved by:

1. Any person intending to organize a corporation under this title.
2. Any domestic corporation intending to change its name.
3. Any foreign corporation intending to make application for a certificate of authority to transact business in this state.
4. Any foreign corporation authorized to transact business in this state and intending to change its name.
5. Any person intending to organize a foreign corporation and intending to have such corporation make application for a certificate of authority to transact business in this state.

The reservation shall be made by filing with the secretary of state an application to reserve a specified corporate name, executed by or on behalf of the applicant. If the secretary of state finds that the name is available for corporate use, he shall reserve the name for the exclusive use of the applicant for a period of one hundred and eighty days. Such reservation shall be limited to one filing and (shall not be renewable) one renewal for a like period.

The right to the exclusive use of a specified corporate name so reserved may be transferred to any other person or corporation by filing in the office of the secretary of state, a notice of such transfer, executed by the applicant for whom the name was reserved, and specifying the name and address of the transferee.

Sec. 7. Section 13, chapter 53, Laws of 1965 as last amended by section 1, chapter 193, Laws of 1977 ex. sess. and RCW 23A.08.100 are each amended to read as follows:
A corporation may change its registered office or change its registered agent or both, ((by executing and filing in the office of the secretary of state a statement setting forth:

1. The name of the corporation.
2. The address of its then registered office.
3. If the address of its then registered office is to be changed, the address to which the registered office is to be changed.
4. The name of its then registered agent.
5. If its registered agent is to be changed, the name of its successor registered agent.
6. That the address of its registered office and the address of the business office of its registered agent, as changed, will be identical.
7. That such change was authorized by resolution duly adopted by its board of directors.

Such statement shall be executed in duplicate by the corporation by its president or a vice-president, and verified by him and delivered to the secretary of state (on or before the date such change is to become effective). If the secretary of state finds that such statement conforms to the provisions of this title he shall endorse on (each of) such duplicate originals the word 'Filed,' and the month, day, and year of the filing thereof, file one original in his office, and return the other original to the corporation or its representative.
The change of address of the registered office, or the appointment of a new registered agent, or both, as the case may be, shall become effective upon filing unless a later date is specified.

Any registered agent of a corporation may resign as such agent upon filing a written notice thereof, executed in duplicate, with the secretary of state, who shall forthwith mail one copy thereof to the corporation or its representative. The appointment of such agent shall terminate upon the expiration of thirty days after receipt of such notice by the secretary of state.

If a registered agent changes his or its business address to another place within the same county, he or it may change such address and the address of the registered office of any corporation of which he or it is a registered agent by filing a statement as required by this section, except that it need be signed only by the registered agent, it need not be responsive to subsections (5) or (7) of this section, and it must recite that a copy of the statement has been mailed to the corporation.

Sec. 8. Section 15, chapter 53, Laws of 1965 and RCW 23A.08.120 are each amended to read as follows:

Each corporation shall have power to create and issue the number of shares stated in its articles of incorporation. Such shares may be divided into one or more classes, any or all of which classes may consist of shares with par value or shares without par value, with such designations, preferences, limitations, and relative rights as shall be stated in the articles of incorporation. The articles of incorporation may limit or deny the voting rights of or provide special voting rights for the shares of any class to the extent not inconsistent with the provisions of this title.

Without limiting the authority herein contained, a corporation, when so provided in its articles of incorporation, may issue shares of preferred or special classes:

(1) Subject to the right of the corporation to redeem any of such shares at the price fixed by the articles of incorporation for the redemption thereof.

(2) Entitling the holders thereof to cumulative, noncumulative or partially cumulative dividends.

(3) Having preference over any other class or classes of shares as to the payment of dividends.

(4) Having preference in the assets of the corporation over any other class or classes of shares upon the voluntary or involuntary liquidation of the corporation.

(5) Convertible into shares of any other class or into shares of any series of the same or any other class, except a class having prior or superior rights and preferences as to dividends or distribution of assets upon liquidation, but shares without par value shall not be converted into shares with par value unless that part of the stated capital of the corporation represented by such shares without par value is, at the time of conversion, at least equal to the aggregate par value of the shares into which the shares without par value are to be converted or the amount of any deficiency is transferred from surplus to stated capital.

Sec. 9. Section 18, chapter 53, Laws of 1965 and RCW 23A.08.150 are each amended to read as follows:

Shares having a par value may be issued for such consideration expressed in dollars, not less than the par value thereof, as shall be fixed from time to time by the board of directors.

Shares without par value may be issued for such consideration expressed in dollars as may be fixed from time to time by the board of directors unless the articles of incorporation reserve to the shareholders the right to fix the consideration. In the event that such right be reserved as to any shares, the shareholders shall, prior to the issuance of such shares, fix the consideration to be received for such shares, by a vote of the holders of a majority of all shares entitled to vote thereon.

Treasury shares may be disposed of by the corporation for such consideration expressed in dollars as may be fixed from time to time by the board of directors.

That part of the surplus of a corporation which is transferred to stated capital upon the issuance of shares as a share dividend shall be deemed to be the consideration for the issuance of such shares.

In the event of ((a) conversion of shares, or in the event of an exchange of shares with or without par value for the same or a different number of shares with or without par value, whether of the same or a different class or classes, the consideration for the shares so issued in exchange or conversion shall be (1) the stated capital then represented by the shares so exchanged or converted;)) the issuance of shares upon the conversion or exchange of indebtedness or shares, the consideration for the shares so issued shall be (1) the principal sum of, and accrued interest on, the indebtedness so exchanged or converted, or the stated capital then represented by the shares so exchanged or converted, and (2) that part of surplus, if any, transferred to stated capital upon the issuance of shares for the shares so exchanged or converted, and (3) any additional consideration paid to the corporation upon the issuance of shares for the indebtedness or the shares so exchanged or converted.

Sec. 10. Section 22, chapter 53, Laws of 1965 and RCW 23A.08.190 are each amended to read as follows:

The shares of a corporation shall be represented by certificates signed by the president or a vice president and the secretary or an assistant secretary of the corporation, and may be sealed with the seal of the corporation or a facsimile thereof. The signatures of the president or vice president and the secretary or assistant secretary upon a certificate may be facsimiles if the certificate is ((counterigned by)) manually signed on behalf of a transfer agent, or registered by a registrar, other than the corporation itself or an employee of the corporation. In case any officer who has signed or whose facsimile signature has been placed upon such certificate shall have ceased to be such officer before such certificate is issued, it may be issued by the corporation with the same effect as if he were such officer at the date of its issue.

Every certificate representing shares issued by a corporation which is authorized to issue shares of more than one class shall set forth upon the face or back of the certificate, or shall state that the corporation will
furnish to any shareholder upon request and without charge, a full statement of the designations, preferences, limitations, and relative rights of the shares of each class authorized to be issued and, if the corporation is authorized to issue any preferred or special class in series, the variations in the relative rights and preferences between the shares of each such series so far as the same have been fixed and determined and the authority of the board of directors to fix and determine the relative rights and preferences of subsequent series.

Each certificate representing shares shall state upon the face thereof:

1. That the corporation is organized under the laws of this state.
2. The name of the person to whom issued.
3. The number and class of shares, and the designation of the series, if any, which such certificate represents.
4. The par value of each share represented by such certificate, or a statement that the shares are without par value.

No certificate shall be issued for any share until such share is fully paid.

Sec. 11. Section 23, chapter 53, Laws of 1965 and RCW 23A.08.200 are each amended to read as follows:

A corporation may ((...but shall not be obliged to...)) (1) issue ((a certificate for a fractional)) fractions of a share, ((and, by action of its board of directors, may issue in lieu thereof)) (2) arrange for the disposition of fractional interests by those entitled thereto, (3) pay in cash the fair value of fractions of a share as of the time when those entitled to receive such shares are determined, or (4) issue scrip in registered or bearer form which shall entitle the holder to receive a certificate for a full share upon the surrender of such scrip aggregating a full share. A certificate for a fractional share shall, but scrip shall not unless otherwise provided therein, entitle the holder to exercise voting rights, to receive dividends thereon, and to participate in any of the assets of the corporation in the event of liquidation. The board of directors may cause such scrip to be issued subject to the condition that it shall become void if not exchanged for certificates representing full shares before a specified date, or subject to the condition that the shares for which such scrip is exchangeable may be sold by the corporation and the proceeds thereof distributed to the holders of such scrip, or subject to any other conditions which the board of directors may deem advisable.

Sec. 12. Section 26, chapter 53, Laws of 1965 and RCW 23A.08.230 are each amended to read as follows:

The initial bylaws of a corporation shall be adopted by its board of directors. The power to ((adopt;)) alter, amend or repeal the bylaws or adopt new bylaws, subject to repeal or change by action of the shareholders, shall be vested in the ((shareholders unless vested in the)) board of directors unless reserved to the shareholders by the articles of incorporation. The bylaws may contain any provisions for the regulation and management of the affairs of the corporation not inconsistent with law or the articles of incorporation.

Sec. 13. Section 28, chapter 53, Laws of 1965 and RCW 23A.08.250 are each amended to read as follows:

Meetings of shareholders may be held at such place ((...either)) within or without this state ((...;)) as may be ((provided in)) stated in or fixed in accordance with the bylaws. ((In the absence of any such provision;)) If no place is stated or so fixed, meetings shall be held at the ((registered office)) principal place of business of the corporation.

An annual meeting of the shareholders shall be held at such time as may be ((provided in)) stated in or fixed in accordance with the bylaws. ((Failure to hold the annual meeting at the designated time shall not work a forfeiture or dissolution of the corporation.)) If the annual meeting is not held within any thirteen-month period the superior court may, on the application of any shareholder for a writ of mandamus, summarily order a meeting to be held.

Special meetings of the shareholders may be called by ((the president;)) the board of directors, the holders of not less than one-tenth of all the shares entitled to vote at the meeting, or such other ((officers of)) persons as may be ((provided)) authorized in the articles of incorporation or the bylaws.

NEW SECTION. Sec. 14. There is added to chapter 23A.08 RCW a new section to read as follows:

Any action required by this title to be taken at a meeting of the shareholders of a corporation, or any action which may be taken at a meeting of the shareholders, may be taken without a meeting if a consent in writing, setting forth the action so taken, is signed by all of the shareholders entitled to vote with respect to the subject matter thereof.

The consent shall have the same force and effect as a unanimous vote of shareholders, and may be stated as such in any articles or document filed under this title with the secretary of state.

Sec. 15. Section 31, chapter 53, Laws of 1965 and RCW 23A.08.280 are each amended to read as follows:

The officer or agent having charge of the stock transfer books for shares of a corporation shall make, at least ten days before each meeting of shareholders, a complete ((list)) record of the shareholders entitled to vote at such meeting or any adjournment thereof, arranged in alphabetical order, with the address of and the number of shares held by each, which ((list)) record, for a period of ten days prior to such meeting, shall be kept on file at the registered office of the corporation. Such ((list)) record shall be produced and kept open at the time and place of the meeting and shall be subject to the inspection of any shareholder during the whole time of the meeting for the purposes thereof. ((The original stock transfer books shall be prima facie evidence as to who are the shareholders entitled to examine such list or transfer books or to vote at any meeting of shareholders.))
Failure to comply with the requirements of this section shall not affect the validity of any action taken at such meeting.

An officer or agent having charge of the stock transfer books who shall fail to prepare the (((his)) record of shareholders, or keep it on file for a period of ten days, or produce and keep it open for inspection at the meeting, as provided in this section, shall be liable to any shareholder suffering damage on account of such failure, to the extent of such damage.

Sec. 16. Section 32, chapter 53, Laws of 1965 and RCW 23A.08.290 are each amended to read as follows:

(((Unless otherwise provided in the articles of incorporation, a majority of the shares entitled to vote, represented in person or by proxy, shall constitute a quorum at a meeting of shareholders. If a quorum is present, the affirmative vote of the majority of the shares represented at the meeting and entitled to vote on the subject matter shall be the act of the shareholders, unless the vote of a greater number or voting by classes is required by this title or the articles of incorporation or bylaws:)) (1) A quorum at a meeting of shareholders is constituted by the representation in person or by proxy of:

(a) The percentage of shares entitled to vote set forth in the articles of incorporation, except that no such percentage shall be less than thirty-three percent; or

(b) In the absence of any provision in the articles of incorporation, a majority of shares entitled to vote.

(2) If a quorum is present, the affirmative vote of the majority of the shares represented at the meeting and entitled to vote on the subject matter shall be the act of the shareholders, unless the vote of a greater number or voting by classes is required by this title or the articles of incorporation or bylaws.

Sec. 17. Section 33, chapter 53, Laws of 1965 and RCW 23A.08.300 are each amended to read as follows:

Each outstanding share, regardless of class, shall be entitled to one vote on each matter submitted to a vote at a meeting of shareholders, except (((to the extent that the voting rights of the shares of any class or classes are limited or denied by the articles of incorporation as permitted by this title)) as may be otherwise provided in the articles of incorporation. If the articles of incorporation provide for more or less than one vote for any share, on any matter, every reference in this title to a majority or other proportion of shares shall refer to such a majority or other proportion of votes entitled to be cast.

Neither treasury shares, nor shares held by another corporation if a majority of the shares entitled to vote for the election of directors of such other corporation is held by the corporation, shall be voted at any meeting or counted in determining the total number of outstanding shares at any given time.

A shareholder may vote either in person or by proxy executed in writing by the shareholder or by his duly authorized attorney—in—fact. No proxy shall be valid after eleven months from the date of its execution, unless otherwise provided in the proxy. Unless the articles of incorporation otherwise provide, at each election for directors every shareholder entitled to vote at such election shall have the right to vote in person or by proxy, the number of shares owned by him for as many persons as there are directors to be elected and for whose election he has a right to vote, or to cumulate his votes by distributing such votes without a transfer of such shares into his name.

A shareholder whose shares are pledged shall be entitled to vote such shares until the shares have been transferred into the name of the pledgee, and thereafter the pledgee shall be entitled to vote the shares so transferred.

On and after the date on which written notice of redemption of redeemable shares has been mailed to the holders thereof and a sum sufficient to redeem such shares has been deposited with a bank or trust company with irrevocable instruction and authority to pay the redemption price to the holders thereof upon surrender of certificates therefor, such shares shall not be entitled to vote on any matter and shall not be deemed to be outstanding shares.

Sec. 18. Section 1, chapter 176, Laws of 1967 and RCW 23A.08.345 are each amended to read as follows:

Unless otherwise provided by the articles of incorporation or bylaws, any action required by this title to be taken at a meeting of the directors of a corporation, or any action which may be taken at a meeting of the directors or of a committee, may be taken without a meeting if a consent in writing, setting forth the action so (((to be)) taken, shall be signed (((before such action))) by all of the directors, or all of the members of the committee, as the case may be. Such consent shall have the same effect as a unanimous vote.

Sec. 19. Section 38, chapter 53, Laws of 1965 as ameded by section 2, chapter 264, Laws of 1975 1st ex. sess. and RCW 23A.08.350 are each amended to read as follows:

The ((number)) board of directors of a corporation shall (((be not less than three, except that in cases where all shares of a corporation are owned by fewer than three shareholders, the number of}})}
directors may be less than three but not less than the number of such shareholders. Subject to such limitations, the number of directors shall be fixed by or in the manner provided in the articles of incorporation or the bylaws, except as to the number constituting the initial board of directors, which number shall be fixed by the articles of incorporation. The number of directors may be increased or decreased from time to time by amendment to or in the manner provided in the articles of incorporation or the bylaws, but no decrease shall have the effect of shortening the term of any incumbent director. In the absence of a bylaw providing for the number of directors, the number shall be the same as that provided for in the articles of incorporation. The names and addresses of the members of the first board of directors shall be stated in the articles of incorporation. Such persons shall hold office until the first annual meeting of shareholders, and until their successors shall have been elected and qualified, unless removed in accordance with the provisions of the bylaws. At the first annual meeting of shareholders and at each annual meeting thereafter the shareholders shall elect directors to hold office until the next succeeding annual meeting, except in case of the classification of directors as permitted by this title. Each director shall hold office for the term for which he is elected and until his successor shall have been elected and qualified, unless removed in accordance with the provisions of the bylaws.

Sec. 20. Section 41, chapter 53, Laws of 1965 and RCW 23A.08.380 are each amended to read as follows:

At a meeting of shareholders called expressly for that purpose, directors may be removed in the manner provided in this section. Any director or the entire board of directors may be removed, with or without cause, by a vote of the holders of a majority of the shares then entitled to vote at an election of directors.

In the case of a corporation having cumulative voting, if less than the entire board is to be removed, no one of the directors may be removed if the votes cast against his removal would be sufficient to elect him if then cumulatively voted at an election of the entire board of directors, or, if there be classes of directors, at an election of the class of directors of which he is a part.

Whenever the holders of the shares of any class are entitled to elect one or more directors by the provisions of the articles of incorporation, the provisions of this section shall apply, in respect to the number constituting the initial board of directors as permitted by this title. Each director shall hold office for the term for which he is elected and until his successor shall have been elected and qualified.

Sec. 21. Section 42, chapter 53, Laws of 1965 and RCW 23A.08.390 are each amended to read as follows:

A majority of the number of directors fixed by or in the manner provided in the bylaws, or in the absence of a bylaw providing for the number of directors, then of the number stated in the articles of incorporation, shall constitute a quorum for the transaction of business unless a greater number is required by the articles of incorporation or the bylaws. The act of the majority of the directors present at a meeting at which a quorum is present shall be the act of the board of directors, unless the act of a greater number is required by the articles of incorporation or the bylaws.

Sec. 22. Section 44, chapter 53, Laws of 1965 as amended by section 3, chapter 264, Laws of 1975 1st ex. sess. and RCW 23A.08.410 are each amended to read as follows:

Meetings of the board of directors, regular or special, may be held either within or without this state.

Regular meetings of the board of directors or of any committee designated by the bylaws may be held with or without notice as prescribed in the bylaws. Special meetings of the board of directors or any committee designated by the board of directors shall be held upon such notice as is prescribed in the bylaws. Attendance of a director or a committee member at a meeting shall constitute a waiver of notice of such meeting, except where a director or a committee member attends a meeting for the express purpose of objecting to the transaction of any business because the meeting is not lawfully called or convened. Neither the business to be transacted at, nor the purpose of, any regular or special meeting of the board of directors or any committee designated by the bylaws need be specified in the notice or waiver of notice of such meeting unless required by the bylaws.

Except as may be otherwise restricted by the articles of incorporation or bylaws, members of the board of directors or any committee designated by the bylaws may participate in a meeting of such board or committee by means of a conference telephone or similar communications equipment by means of which all persons participating in the meeting can hear each other at the same time and participation by such means shall constitute presence in person at a meeting.

Sec. 23. Section 45, chapter 53, Laws of 1965 and RCW 23A.08.420 are each amended to read as follows:

The board of directors of a corporation may, from time to time, declare and pay dividends on its outstanding shares in cash, property, or its own shares, except when the corporation is insolvent or when the payment thereof would render the corporation insolvent or when the declaration or payment thereof would be contrary to any restrictions contained in the articles of incorporation, subject to the following provisions:

1. Except as otherwise provided in this section, dividends may be declared and paid in cash or property only out of:
   a. The unreserved and unrestricted earned surplus of the corporation, or (out-of)
   b. The unreserved and unrestricted net earnings of the current fiscal year and the next preceding fiscal year taken as a single period. No (out-of) dividend out of unreserved and unrestricted net earnings so computed shall be paid which would reduce the net assets of the corporation below the aggregate preferential
amount payable in event of voluntary liquidation to the holders of shares having preferential rights to the assets of the corporation in the event of liquidation.

(2) ((In the case of a corporation engaged in the business of exploiting natural resources or owning property having a limited life, such as a lease for a term of years, or a patent)) If the articles of incorporation of a corporation engaged in the business of exploiting natural resources so provide, dividends may be declared and paid in cash out of the depletion reserves, but each such dividend shall be identified as a distribution of such reserves and the amount per share paid from such reserves shall be disclosed to the shareholders receiving the same concurrently with the distribution thereof.

(3) Dividends may be declared and paid in its own treasury shares ((out of any treasury shares that have been reacquired out of surplus of the corporation)).

(4) Dividends may be declared and paid in its own authorized but unissued shares out of any unreserved and unrestricted surplus of the corporation upon the following conditions:

(a) If a dividend is payable in its own shares having a par value, such shares shall be issued at not less than the par value thereof and there shall be transferred to stated capital at the time such dividend is paid an amount of surplus (at least) equal to the aggregate par value of the shares to be issued as a dividend.

(b) If a dividend is payable in its own shares without par value, such shares shall be issued at such stated value as shall be fixed by the board of directors by resolution adopted at the time such dividend is declared, and there shall be transferred to stated capital at the time such dividend is paid an amount of surplus equal to the aggregate stated value so fixed in respect of such shares; and the amount per share so transferred to stated capital shall be disclosed to the shareholders receiving such dividend concurrently with the payment thereof.

(5) No dividend payable in shares of any class shall be paid to the holders of shares of any other class unless the articles of incorporation so provide or such payment is authorized by the affirmative vote or the written consent of the holders of at least a majority of the outstanding shares of the class in which the payment is to be made.

A split-up or division of the issued shares of any class into a greater number of shares of the same class without increasing the stated capital of the corporation shall not be construed to be a share dividend within the meaning of this section.

Sec. 24. Section 48, chapter 53, Laws of 1965 and RCW 23A.08.450 are each amended to read as follows:

In addition to any other liabilities imposed by law upon directors of a corporation:

(1) Directors of a corporation who vote for or assent to the declaration of any dividend or other distribution of the assets of a corporation to its shareholders contrary to the provisions of this title or contrary to any restrictions contained in the articles of incorporation, shall be jointly and severally liable to the corporation for the amount of such dividend which is paid or the value of such assets which are distributed in excess of the amount of such dividend or distribution which could have been paid or distributed without a violation of the provisions of this title or the restrictions in the articles of incorporation.

(2) Directors of a corporation who vote for or assent to the purchase of its own shares contrary to the provisions of this title shall be jointly and severally liable to the corporation for the amount of consideration paid for such shares which is in excess of the maximum amount which could have been paid therefor without a violation of the provisions of this title.

(3) The directors of a corporation who vote for or assent to any distribution of assets of a corporation to its shareholders during the liquidation of the corporation without the payment and discharge of, or making adequate provision for, all known debts, obligations, and liabilities of the corporation shall be jointly and severally liable to the corporation for the value of such assets which are distributed, to the extent that such debts, obligations, and liabilities of the corporation are not thereafter paid and discharged.

(4) The directors of a corporation who vote for or assent to the making of a loan to an officer or director of the corporation, or the making of any loan secured by shares of the corporation, shall be jointly and severally liable to the corporation for the amount of such loan until the repayment thereof, unless approved by the shareholders as provided in RCW 23A.08.440.

(((5) If a corporation shall commence business before it has received at least five hundred dollars as consideration for the issuance of shares, the directors who assent thereto shall be jointly and severally liable to the corporation for such part of five hundred dollars as shall not have been received before commencing business, but such liability shall be terminated when the corporation has actually received five hundred dollars as consideration for the issuance of shares.:))

A director of a corporation who is present at a meeting of its board of directors at which action on any corporate matter is taken shall be presumed to have assented to the action taken unless his dissent shall be entered in the minutes of the meeting or unless he shall file his written dissent to such action with the person acting as the secretary of the meeting before the adjournment thereof or shall forward such dissent by registered mail to the secretary of the corporation immediately after the adjournment of the meeting. Such right to dissent shall not apply to a director who voted in favor of such action.

A director shall not be liable under subsections (1), (2), or (3) of this section if he relied and acted in good faith upon financial statements of the corporation represented to him to be correct by the president or the officer of such corporation having charge of its books of account, or stated in a written report by an independent public or certified public accountant or firm of such accountants fairly to reflect the financial condition of such corporation, nor shall he be so liable if in good faith in determining the amount available for any such dividend or distribution he considered the assets to be of their book value.
Any director against whom a claim shall be asserted under or pursuant to this section for the payment of a dividend or other distribution of assets of a corporation and who shall be held liable thereon, shall be entitled to contribution from the shareholders who accepted or received any such dividend or assets, knowing such dividend or distribution to have been made in violation of this title, in proportion to the amounts received by them respectively.

Any director against whom a claim shall be asserted under or pursuant to this section shall be entitled to contribution from the other directors who voted for or assented to the action upon which the claim is asserted.

Sec. 25. Section 50, chapter 53, Laws of 1965 as amended by section 4, chapter 264, Laws of 1975 1st ex. sess. and RCW 23A.08.470 are each amended to read as follows:

The officers of a corporation shall consist of a president, one or more vice presidents as may be prescribed by the bylaws, a secretary, and a treasurer, each of whom shall be elected by the board of directors at such time and in such manner as may be prescribed by the bylaws. Such other officers and assistant officers and agents as may be deemed necessary may be elected or appointed by the board of directors or chosen in such other manner as may be prescribed by the bylaws. Any two or more offices may be held by the same person, except the offices of president and secretary, except that when all of the issued and outstanding stock of the corporation is owned of record by one (person) shareholder, (such) one person may hold all or any combination of offices.

All officers and agents of the corporation, as between themselves and the corporation, shall have such authority and perform such duties in the management of the corporation as may be provided in the bylaws, or as may be determined by resolution of the board of directors not inconsistent with the bylaws.

Sec. 26. Section 53, chapter 53, Laws of 1965 and RCW 23A.08.500 are each amended to read as follows:

Each corporation shall keep correct and complete books and records of account and shall keep minutes of the proceedings of its shareholders and board of directors; and shall keep at its registered office or principal place of business, or at the office of its transfer agent or registrar, a record of its shareholders, giving the names and addresses of all shareholders and the number and class of the shares held by each. Any books, records, and minutes may be in written form or any other form capable of being converted into written form within a reasonable time.

Any person who shall have been a (shareholder) holder of record (for) of shares or of voting trust certificates for shares at least six months immediately preceding his demand or who shall be the holder of record of, or the holder of record of voting trust certificates for, at least five percent of all the outstanding shares of a corporation, upon written demand stating the purpose thereof, shall have the right to examine, in person, or by agent or attorney, at any reasonable time or times, for any proper purpose, its relevant books and records of account, minutes and record of shareholders and to make extracts therefrom.

Any officer or agent who, or a corporation which, shall refuse to allow any such shareholder or holder of voting trust certificates, or his agent or attorney, so to examine and make extracts from its books and records of account, minutes, and record of shareholders, for any proper purpose, shall be liable to such shareholder or holder of voting trust certificates in a penalty of ten percent of the value of the shares owned by such shareholder, or in respect of which such voting trust certificates are issued, in addition to any other damages or remedy afforded him by law. It shall be a defense to any action for penalties under this section that the person suing therefor has within two years sold or offered for sale any list of shareholders or of holders of voting trust certificates for shares of such corporation or any other corporation or has aided or abetted any person in procuring any list of shareholders or of holders of voting trust certificates for any such purpose, or has improperly used any information secured through any prior examination of the books and records of account, minutes, or record of shareholders or of holders of voting trust certificates for shares of such corporation or any other corporation, or was not acting in good faith or for a proper purpose in making his demand.

Nothing herein contained shall impair the power of any court of competent jurisdiction, upon proof by a shareholder or holder of voting trust certificates of proper purpose, irrespective of the period of time during which such shareholder or holder of voting trust certificates shall have been a shareholder of record or a holder of record of voting trust certificates, and irrespective of the number of shares held by him or represented by voting trust certificates held by him, to compel the production for examination by such shareholder of the books and records of account, minutes, and record of shareholders of a corporation.

Upon the written request of any shareholder or holder of voting trust certificates of a corporation, the corporation shall mail to such shareholder or holder of voting trust certificates its most recent financial statements showing in reasonable detail its assets and liabilities and the results of its operations.

Sec. 27. Section 55, chapter 53, Laws of 1965 and RCW 23A.12.020 are each amended to read as follows:

The articles of incorporation shall set forth:

(1) The name of the corporation.

(2) The period of duration, which may be perpetual.

(3) The purpose or purposes for which the corporation is organized which may be stated to be, or to include, the transaction of any or all lawful business for which corporations may be incorporated under this title.

(4) The aggregate number of shares which the corporation shall have authority to issue; if such shares are to consist of one class only, the par value of each of such shares, or a statement that all of such shares are without par value; or, if such shares are to be divided into classes, the number of shares of each class,
and a statement of the par value of the shares of each such class or that such shares are to be without par value.

(5) If all or any portion of the shares have no par value, the aggregate value of those shares, or, such aggregate value shall be stated in the affidavit filed pursuant to RCW 23A.40.050.

(6) If the shares are to be divided into classes, the designation of each class and a statement of the preferences, limitations and relative rights in respect of the shares of each class.

(7) If the corporation is to issue the shares of any preferred or special class in series, then the designation of each series and a statement of the variations in the relative rights and preferences as between series insofar as the same are to be fixed in the articles of incorporation, and a statement of any authority to be vested in the board of directors to establish series and fix and determine the variations in the relative rights and preferences as between series.

(8) ([A statement that the corporation will not commence business until consideration of the value of at least five hundred dollars has been received for the issuance of shares:]

(9)) Any provision limiting or denying to shareholders the preemptive right to acquire additional shares of the corporation.

(((+H|))) (10) Any provision, not inconsistent with law, which the incorporators elect to set forth in the articles of incorporation for the regulation of the internal affairs of the corporation, including any provision restricting the transfer of shares and any provision which under this title is required or permitted to be set forth in the bylaws.

(((+H|))) (11) The address of its initial registered office and the name of its initial registered agent at such address.

(((+H|))) (12) The name and address of each incorporator.

It shall not be necessary to set forth in the articles of incorporation any of the corporate powers enumerated in this title.

Sec. 28. Section 57, chapter 53, Laws of 1965 and RCW 23A.12.040 are each amended to read as follows:

Upon the issuance of the certificate of incorporation, the corporate existence shall begin, and such certificate of incorporation shall be conclusive evidence that all conditions precedent required to be performed by the incorporators have been complied with and that the corporation has been incorporated under this title, except as against this state in a proceeding to cancel or revoke the certificate of incorporation or for involuntary dissolution of the corporation. (Notwithstanding the provisions of RCW 23A.04.010, subsection 6, those persons who subscribed for shares prior to the issuance of the certificate of incorporation, or their assigns, shall be shareholders in the corporation upon such issuance, unless their rights under the stock subscription agreement have been terminated under the provisions of RCW 23A.08.140.)

Sec. 29. Section 59, chapter 53, Laws of 1965 and RCW 23A.12.060 are each amended to read as follows:

After the issuance of the certificate of incorporation an organization meeting of the board of directors named in the articles of incorporation shall be held, either within or without this state, at the call of a majority of the ((incorporators)) directors named in the articles of incorporation, for the purpose of adopting bylaws, electing officers, and the transaction of such other business as may come before the meeting. The ((incorporators)) directors calling the meeting shall give at least three days' notice thereof by mail to each director so named, which notice shall state the time and place of meeting. Any action permitted to be taken at the organization meeting of the directors may be taken without a meeting if each director signs an instrument which states the action so taken.

Sec. 30. Section 61, chapter 53, Laws of 1965 and RCW 23A.16.020 are each amended to read as follows:

Amendments to the articles of incorporation shall be made in the following manner:

(1) The board of directors shall adopt a resolution setting forth the proposed amendment and, if shares have been issued, directing that it be submitted to a vote at a meeting of shareholders, which may be either an annual or a special meeting. If no shares have been issued, the amendment shall be adopted by resolution of the board of directors and the provisions for adoption by shareholders shall not apply. The resolution may incorporate the proposed amendment in restated articles of incorporation which contain a statement that except for the designated amendment the restated articles of incorporation correctly set forth without change the corresponding provisions of the articles of incorporation as theretofore amended, and that the restated articles of incorporation together with the designated amendment supersede the original articles of incorporation and all amendments thereto.

(2) Written notice setting forth the proposed amendment or a summary of the changes to be effected thereby shall be given to each shareholder of record entitled to vote thereon within the time and in the manner provided in this title for the giving of notice of meetings of shareholders. If the meeting be an annual meeting, the proposed amendment or such summary may be included in the notice of such annual meeting.

(3) At such meeting a vote of the shareholders entitled to vote thereon shall be taken on the proposed amendment. The proposed amendment shall be adopted upon receiving the affirmative vote of the holders of two-thirds of the shares entitled to vote thereon, unless any class of shares is entitled to vote thereon as a class, in which event the proposed amendment shall be adopted upon receiving the affirmative vote of the
holders of two-thirds of the shares of each class of shares entitled to vote thereon as a class and of the total shares entitled to vote thereon.

Any number of amendments may be submitted to the shareholders, and voted upon by them, at one meeting.

Sec. 31. Section 63, chapter 53, Laws of 1965 as amended by section 5, chapter 193, Laws of 1977 ex. sess. and RCW 23A.16.040 are each amended to read as follows:

The articles of amendment shall be executed in duplicate by the corporation by its president or a vice-president and by its secretary or an assistant secretary, and verified by one of the officers signing such articles, and shall set forth:

1. The name of the corporation.
2. The amendment so adopted.
3. The date of the adoption of the amendment by the shareholders, or by the board of directors where no shares have been issued.
4. The number of shares outstanding, and the number of shares entitled to vote thereon, and if the shares of any class are entitled to vote thereon as a class, the designation and number of outstanding shares entitled to vote thereon of each such class.
5. The number of shares voted for and against such amendment, respectively, and, if the shares of any class are entitled to vote thereon as a class, the number of shares of each such class voted for and against such amendment, respectively.
6. If such amendment provides for an exchange, reclassification, or cancellation of issued shares, and if the manner in which the same shall be effected is not set forth in the amendment, then a statement of the manner in which the same shall be effected.
7. If such amendment effects a change in the amount of stated capital, then a statement of the manner in which the same is effected and a statement, expressed in dollars, of the amount of stated capital as changed by such amendment.

Sec. 32. Section 65, chapter 53, Laws of 1965 and RCW 23A.16.060 are each amended to read as follows:

((Upon the issuance of the certificate of amendment by the secretary of state,)) The amendment shall become effective ((and the articles of incorporation shall be deemed to be amended accordingly)) upon the issuance of the certificate of amendment by the secretary of state, or on such later date, not more than thirty days subsequent to the filing thereof with the secretary of state, as shall be provided for in the articles of amendment.

No amendment shall affect any existing cause of action in favor of or against such corporation, or any pending suit to which such corporation shall be a party, or the existing rights of persons other than shareholders; and, in the event the corporate name shall be changed by amendment, no suit brought by or against such corporation under its former name shall abate for that reason.

NEW SECTION. Sec. 33. There is added to chapter 23A.16 RCW a new section to read as follows:

A domestic corporation may at any time restate its articles of incorporation as theretofore amended, by a resolution adopted by the board of directors.

Upon the adoption of the resolution, restated articles of incorporation shall be executed in duplicate by the corporation by its president or a vice president and by its secretary or assistant secretary and verified by one of the officers signing the articles and shall set forth all of the operative provisions of the articles of incorporation as theretofore amended together with a statement that the restated articles of incorporation correctly set forth without change the corresponding provisions of the articles of incorporation as theretofore amended and that the restated articles of incorporation supersede the original articles of incorporation and all amendments thereto.

Duplicate originals of the restated articles of incorporation shall be delivered to the secretary of state. If the secretary of state finds that the restated articles of incorporation conform to law, he shall, when all fees required by this title have been paid:

1. Endorse on each duplicate original the word 'Filed' and the month, day, and year of the filing thereof;
2. File one duplicate original in his office; and
3. Issue a restated certificate of incorporation, to which he shall affix the other duplicate original.

The restated certificate of incorporation, together with the duplicate original of the restated articles of incorporation affixed thereto by the secretary of state, shall be returned to the corporation or its representative.

Upon the issuance of the restated certificate of incorporation by the secretary of state, the restated articles of incorporation shall become effective and shall supersede the original articles of incorporation and all amendments thereto.

Sec. 34. Section 67, chapter 53, Laws of 1965 as amended by section 8, chapter 193, Laws of 1977 ex. sess. and RCW 23A.16.080 are each amended to read as follows:

1. Whenever a plan of reorganization of a corporation has been confirmed by decree or order of a court of competent jurisdiction in proceedings for the reorganization of such corporation, pursuant to the provisions of any applicable statute of the United States relating to reorganizations of corporations, the articles of incorporation of the corporation may be amended, in the manner provided in this section, in as many respects as may be necessary to carry out the plan and put it into effect, so long as the articles of incorporation as amended contain only such provisions as might be lawfully contained in original articles of incorporation at the time of making such amendment.

((Upon the issuance of the certificate of amendment by the secretary of state,)) The amendment shall be deemed to become effective ((and the articles of incorporation shall be deemed to be amended accordingly)) upon the issuance of the certificate of amendment by the secretary of state, or on such later date, not more than thirty days subsequent to the filing thereof with the secretary of state, as shall be provided for in the articles of amendment.
In particular and without limitation upon such general power of amendment, the articles of incorporation may be amended for such purpose so as to:

(a) Change the corporate name, period of duration, or corporate purposes of the corporation;
(b) Repeal, alter, or amend the bylaws of the corporation;
(c) Change the aggregate number of shares, or shares of any class, which the corporation has authority to issue;
(d) Change the preferences, limitations, and relative rights in respect of all or any part of the shares of the corporation, and classify, reclassify or cancel all or any part thereof, whether issued or unissued;
(e) Authorize the issuance of bonds, debentures, or other obligations of the corporation, whether or not convertible into shares of any class or bearing warrants or other evidences of optional rights to purchase or subscribe for shares of any class, and fix the terms and conditions thereof; and
(f) Constitute or reconstitute and classify or reclassify the board of directors of the corporation, and appoint directors and officers in place of or in addition to all or any of the directors or officers then in office.

(2) Amendments to the articles of incorporation pursuant to this section shall be made in the following manner:

(a) Articles of amendment approved by decree or order of such court shall be executed and verified in duplicate by such person or persons as the court shall designate or appoint for the purpose, and shall set forth the name of the corporation, the amendments of the articles of incorporation approved by the court, the date of the decree or order approving the articles of amendment, the title of the proceedings in which the decree or order was entered, and a statement that such decree or order was entered by a court having jurisdiction of the proceedings for the reorganization of the corporation pursuant to the provisions of an applicable statute of the United States.

(b) Duplicate originals of the articles of amendment shall be delivered to the secretary of state. If the secretary of state finds that the articles of amendment conform to law, he shall, when all fees have been paid as in this title prescribed:

(i) Endorse on each of such originals the word 'Filed,' and the month, day, and year of the filing thereof.

(ii) File one of such originals in his office.

(iii) Issue a certificate of amendment to which he shall affix the other original.

(3) The certificate of amendment, together with the original of the articles of amendment affixed thereto by the secretary of state, shall be returned to the corporation or its representative.

(4) (Upon the issuance of the certificate of amendment by the secretary of state:) The amendment shall become effective ((and the articles of incorporation shall be deemed to have been amended accordingly)) upon the issuance of the certificate of amendment by the secretary of state, or on such later date, not more than thirty days subsequent to the filing thereof with the secretary of state, as shall be provided for in the articles of amendment, without any action thereon by the directors or shareholders of the corporation and with the same effect as if the amendments had been adopted by unanimous action of the directors and shareholders of the corporation.

NEW SECTION. Sec. 35. There is added to chapter 23A.20 RCW a new section to read as follows:

All the issued or all the outstanding shares of one or more classes of any domestic corporation may be acquired through the exchange of all such shares of such class or classes by another domestic or foreign corporation pursuant to a plan of exchange approved in the manner provided in this title.

The board of directors of each corporation shall, by resolution adopted by each board, approve a plan of exchange setting forth:

(1) The name of the corporation the shares of which are proposed to be acquired by exchange and the name of the corporation to acquire the shares of such corporation in the exchange, which is designated in this chapter as the acquiring corporation;

(2) The terms and conditions of the proposed exchange;

(3) The manner and basis of exchanging the shares to be acquired for shares, obligations, or other securities of the acquiring corporation or any other corporation, or, in whole or in part, for cash or other property; and

(4) Such other provisions with respect to the proposed exchange as are deemed necessary or desirable.

The procedure authorized by this section shall not be deemed to limit the power of a corporation to acquire all or part of the shares of any class or classes of a corporation through a voluntary exchange or otherwise by agreement with the shareholders.

Sec. 36. Section 75, chapter 53, Laws of 1965 and RCW 23A.20.030 are each amended to read as follows:

The board of directors of each corporation, ((upon approving such plan of merger or plan of consolidation)) in the case of a merger or consolidation, and the board of directors of the corporation the shares of which are to be acquired, in the case of an exchange, upon approving the plan of merger, consolidation, or exchange, shall, by resolution, direct that the plan be submitted to a vote at a meeting of shareholders, which may be either an annual or a special meeting. Written notice shall be given to each shareholder of record, whether or not entitled to vote at such meeting, not less than twenty days before such meeting, in the manner provided in this title for the giving of notice of meetings of shareholders, and, whether the meeting be an annual or a special meeting, shall state that the purpose or one of the purposes is to consider the proposed plan of merger ((or)), consolidation, or exchange. A copy or a summary of the plan of merger ((or-plan-of)), consolidation, or exchange, as the case may be, shall be included in or enclosed with such notice.
At each such meeting, a vote of the shareholders shall be taken on the proposed plan ((of merger or consolidation)). The plan ((of merger or consolidation)) shall be approved upon receiving the affirmative vote of the holders of two-thirds of the shares entitled to vote thereon of each such corporation, unless any class of shares of any such corporation is entitled to vote thereon as a class, in which event, as to such corporation, the plan ((of merger or consolidation)) shall be approved upon receiving the affirmative vote of the holders of two-thirds of the shares of each class of shares entitled to vote thereon as a class and of the total shares entitled to vote thereon. Any class of shares of any such corporation shall be entitled to vote as a class if ((the)) any such plan ((of merger or consolidation; as the case may be;)) contains any provision which, if contained in a proposed amendment to articles of incorporation, would entitle such class of shares to vote as a class and, in case of an exchange, if the class is included in the exchange.

After such approval by a vote of the shareholders of each such corporation, and at any time prior to the filing of the articles of merger ((or)), consolidation, or exchange, the merger ((or)), consolidation, or exchange may be abandoned pursuant to provisions therefor, if any, set forth in the plan ((of merger or consolidation)).

Sec. 37. Section 76, chapter 53, Laws of 1965 as amended by section 12, chapter 193, Laws of 1977 ex. sess. and RCW 23A.20.040 are each amended to read as follows:

1) Upon such approval, articles of merger ((or)), articles of consolidation, or articles of exchange shall be executed in duplicate by each corporation by its president or a vice president and by its secretary or an assistant secretary, and verified by one of the officers of each corporation signing such articles, and shall set forth:

(a) The plan of merger or the plan of consolidation.
(b) As to each corporation, the number of shares outstanding, and, if the shares of any class are entitled to vote as a class, the designation and number of outstanding shares of each such class.
(c) As to each corporation, the number of shares voted for and against such plan, respectively, and, if the shares of any class are entitled to vote as a class, the number of shares of each such class voted for and against such plan, respectively.
(d) As to the acquiring corporation in a plan of exchange, a statement that the adoption of the plan and performance of its terms were duly approved by its board of directors and such other requisite corporate action, if any, as may be required of it.

2) Duplicate originals of the articles of merger ((or)), articles of consolidation, or articles of exchange shall be delivered to the secretary of state. If the secretary of state finds that such articles conform to law, he shall, when all fees have been paid as in this title prescribed:

(a) Endorse on each of such originals the word 'Filed,' and the month, day, and year of the filing thereof.
(b) File one of such originals in his office.
(c) Issue a certificate of merger ((or a certificate of)), consolidation, or exchange to which he shall affix the other original.

3) The certificate of merger ((or certificate of)), consolidation, or exchange, together with the duplicate original of the articles of merger ((or articles of)), consolidation, or exchange affixed thereto by the secretary of state, shall be returned to the surviving or new or acquiring corporation, or its representative.

Sec. 38. Section 77, chapter 53, Laws of 1965 as last amended by section 13, chapter 193, Laws of 1977 ex. sess. and RCW 23A.20.050 are each amended to read as follows:

1) Upon such approval, articles of merger ((or)), articles of consolidation, or articles of exchange shall be delivered to the secretary of state. If the secretary of state finds that such articles conform to law, he shall, when all fees have been paid as in this title prescribed:

(a) Endorse on each of such originals the word 'Filed,' and the month, day, and year of the filing thereof.
(b) File one of such originals in his office.
(c) Issue a certificate of merger ((or a certificate of)), consolidation, or exchange to which he shall affix the other original.

2) A copy of such plan of merger shall be mailed to each shareholder of record of the subsidiary corporation.

3) Articles of merger shall be executed in duplicate by the surviving corporation by its president or a vice president and by its secretary or an assistant secretary, and verified by one of its officers signing such articles, and shall set forth:

(a) The plan of merger;
(b) The number of outstanding shares of each class of the subsidiary corporation and the number of such shares of each class owned by the surviving corporation; and
(c) The date of the mailing to shareholders of the subsidiary corporation of a copy of the plan of merger.

4) On and after the thirtieth day after the mailing of a copy of the plan of merger to shareholders of the subsidiary corporation or upon the waiver thereof by the holders of all outstanding shares duplicate originals of the articles of merger shall be delivered to the secretary of state. If the secretary of state finds that such articles conform to law, he shall, when all fees have been paid as in this title prescribed:

(a) Endorse on each of such originals the word 'Filed,' and the month, day and year of the filing thereof;
(b) File one of such originals in his office; and
(c) Issue a certificate of merger to which he shall affix the other original.
(5) The certificate of merger, together with the original of the articles of merger affixed thereto by the secretary of state, shall be returned to the surviving corporation or its representative.

Sec. 39. Section 78, chapter 53, Laws of 1965 and RCW 23A.20.060 are each amended to read as follows:

"((Upon the issuance of the certificate of merger or the certificate of consolidation by the secretary of state, the merger or consolidation shall be effected:)) A merger, consolidation, or exchange shall become effective upon the issuance of a certificate of merger, consolidation, or exchange by the secretary of state, or on such later date, not more than thirty days subsequent to the filing thereof with the secretary of state, as shall be provided for in the plan."

When ((such)) a merger or consolidation has ((been effected)) become effective:

(1) The several corporations parties to the plan of merger or consolidation shall be a single corporation, which, in the case of a merger, shall be that corporation designated in the plan of merger as the surviving corporation, and, in the case of a consolidation, shall be the new corporation provided for in the plan of consolidation.

(2) The separate existence of all corporations parties to the plan of merger or consolidation, except the surviving or new corporation, shall cease.

(3) Such surviving or new corporation shall have all the rights, privileges, immunities and powers and shall be subject to all the duties and liabilities of a corporation organized under this title.

(4) Such surviving or new corporation shall thereupon and thereafter possess all the rights, privileges, immunities, and franchises, as well as of a public as of a private nature, of each of the merging or consolidating corporations; and all property, real, personal and mixed, and all debts due on whatever account, including subscriptions to shares, and all other choses in action, and all and every other interest of or belonging to or due to each of the corporations so merged or consolidated, shall be taken and deemed to be transferred to and vested in such single corporation without further act or deed; and the title to any real estate, or any interest therein, vested in any of such corporations shall not revert or be in any way impaired by reason of such merger or consolidation.

(5) Such surviving or new corporation shall thenceforth be responsible and liable for all the liabilities and obligations of each of the corporations so merged or consolidated; and any claim existing or action or proceeding pending by or against any of such corporations may be prosecuted as if such merger or consolidation had not taken place, or such surviving or new corporation may be substituted in its place. Neither the rights of creditors nor any liens upon the property of any such corporation shall be impaired by such merger or consolidation.

(6) In the case of a merger, the articles of incorporation of the surviving corporation shall be deemed to be amended to the extent, if any, that changes in its articles of incorporation are stated in the plan of merger; and, in the case of a consolidation, the statement set forth in the articles of consolidation and which are required or permitted to be set forth in the articles of incorporation of corporations organized under this title shall be deemed to be the original articles of incorporation of the new corporation.

When a merger, consolidation, or exchange has become effective, the shares of the corporation or corporations party to the plan that are, under the terms of the plan, to be converted or exchanged, shall cease to exist, in the case of a merger or consolidation, or be deemed to be exchanged in the case of an exchange, and the holders of the shares shall thereafter be entitled only to the shares, obligations, other securities, cash, or other property into which they shall have been converted or for which they shall have been exchanged, in accordance with the plan, subject to any rights under RCW 23A.24.030.

Sec. 40. Section 79, chapter 53, Laws of 1965 and RCW 23A.20.070 are each amended to read as follows:

One or more foreign corporations and one or more domestic corporations may be merged or consolidated or participate in an exchange in the following manner, if such merger ((or)), consolidation, or exchange is permitted by the laws of the state under which each such foreign corporation is organized:

(1) Each domestic corporation shall comply with the provisions of this title with respect to the merger ((or)), consolidation, or exchange, as the case may be, of domestic corporations and each foreign corporation shall comply with the applicable provisions of the laws of the state under which it is organized.

(2) If the surviving or new corporation((, as the case may be)) in a merger or consolidation is to be governed by the laws of any state other than this state, it shall comply with the provisions of this title with respect to foreign corporations if it is to transact business in this state, and in every case it shall file with the secretary of state of this state:

(a) An agreement that it may be served with process in this state in any proceeding for the enforcement of any obligation of any domestic corporation which is a party to such merger or consolidation and in any proceeding for the enforcement of the rights of a dissenting shareholder of any such domestic corporation against the surviving or new corporation;

(b) An irrevocable appointment of the secretary of state of this state as its agent to accept service of process in any such proceeding; and

(c) An agreement that it will promptly pay to the dissenting shareholders of any such domestic corporation the amount, if any, to which they shall be entitled under the provisions of this title with respect to the rights of dissenting shareholders.

The effect of such merger or consolidation shall be the same as in the case of the merger or consolidation of domestic corporations, if the surviving or new corporation is to be governed by the laws of this state.
If the surviving or new corporation is to be governed by the laws of any state other than this state, the effect of such merger or consolidation shall be the same as in the case of the merger or consolidation of domestic corporations except insofar as the laws of such other state provide otherwise.

(2) At any time prior to the effective date of the articles of merger, consolidation, or exchange, the merger, consolidation, or exchange, may be abandoned pursuant to provision((s)) therefor, if any, set forth in the plan of merger, consolidation or exchange. In the event the merger, consolidation, or exchange is abandoned, the parties thereto shall execute a notice of abandonment in triplicate by the respective presidents or vice presidents and by the secretaries or assistant secretaries, and verified by an officer for each corporation signing the notice. If the secretary of state finds the notice conforms to law, he shall:

(a) Endorse on each of the originals the word 'Filed' and the month, day, and year of filing thereof;
(b) File one of the triplicate originals in his office; and
(c) Issue the other triplicate originals to the respective parties or their representatives.

Sec. 41. Section 80, chapter 53, Laws of 1965 and RCW 23A.24.010 are each amended to read as follows:
The sale, lease, exchange, or other disposition of all, or substantially all, the property and assets of a corporation in the usual and regular course of its business and the mortgage or pledge of any or all property and assets of a corporation whether or not in the usual and regular course of business may be made upon such terms and conditions and for such consideration, which may consist in whole or in part of money or property, real or personal, including shares, obligations, or other securities of any other corporation, domestic or foreign, as shall be authorized by its board of directors; and in any such case no authorization or consent of the shareholders shall be required.

Sec. 42. Section 81, chapter 53, Laws of 1965 and RCW 23A.24.020 are each amended to read as follows:
A sale, lease, exchange, or other disposition of all, or substantially all, the property and assets, with or without the good will, of a corporation, if not in the usual and regular course of its business, may be made upon such terms and conditions and for such consideration, which may consist in whole or in part of money or property, real or personal, including shares, obligations, or other securities of any other corporation, domestic or foreign, as may be authorized in the following manner:

(1) The board of directors shall adopt a resolution recommending such sale, lease, exchange, or other disposition and directing the submission thereof to a vote of the shareholders, which may be either an annual or a special meeting.

(2) Written notice shall be given to each shareholder of record, whether or not entitled to vote at such meeting, not less than twenty days before such meeting, in the manner provided in this title for the giving of notice of meetings of shareholders, and, whether the meeting be an annual or a special meeting, shall state that the purpose, or one of the purposes is to consider the proposed sale, lease, exchange, or other disposition.

(3) At such meeting the shareholders may authorize such sale, lease, exchange, or other disposition and may fix, or may authorize the board of directors to fix, any or all of the terms and conditions thereof and the consideration to be received by the corporation therefor. Such authorization shall require the affirmative vote of the holders of two-thirds of the shares of the corporation entitled to vote thereon, unless any class of shares is entitled to vote thereon as a class, in which event such authorization shall require the affirmative vote of the holders of two-thirds of the shares of each class of shares entitled to vote as a class thereon and of the total shares entitled to vote thereon.

(4) After such authorization by a vote of shareholders, the board of directors nevertheless, in its discretion, may abandon such sale, lease, exchange, or other disposition of assets, subject to the rights of third parties under any contracts relating thereto, without further action or approval by shareholders.

Sec. 43. Section 82, chapter 53, Laws of 1965 and RCW 23A.24.030 are each amended to read as follows:
Any shareholder of a corporation shall have the right to dissent from any of the following corporate actions:

(1) Any plan of merger or consolidation to which the corporation is a party; or
(2) Any sale or exchange of all or substantially all of the property and assets of the corporation not made in the usual and regular course of its business, including a sale in dissolution, but not including a sale pursuant to an order of a court having jurisdiction in the premises or a sale for cash on terms requiring that all or substantially all of the net proceeds of sale be distributed to the shareholders in accordance with their respective interests within one year after the date of sale.

(3) Any plan of exchange to which the corporation is a party as the corporation the shares of which are to be acquired.

A shareholder may dissent as to less than all of the shares registered in his name. In that event, his rights shall be determined as if the shares as to which he has dissented and his other shares were registered in the names of different shareholders.

The provisions of this section shall not apply to the shareholders of the surviving corporation in a merger (if such corporation is on the date of the filing of the articles of merger the owner of all the outstanding shares of the other corporations, domestic or foreign, which are parties to the merger, or)) if a vote of the shareholders of such corporation is not necessary to authorize such merger.

Sec. 44. Section 83, chapter 53, Laws of 1965 and RCW 23A.24.040 are each amended to read as follows:
Any shareholder electing to exercise such right of dissent shall file with the corporation, prior to or at the meeting of shareholders at which such proposed corporate action is submitted to a vote, a written objection to such proposed corporate action. If such proposed corporate action be approved by the required vote and such shareholder shall not have voted in favor thereof, such shareholder may, within ten days after the date on which the vote was taken, or if a corporation is to be merged without a vote of its shareholders into another corporation, any other shareholders may, within fifteen days after the plan of such merger shall have been mailed to such shareholders, make written demand on the corporation, or, in the case of a merger or consolidation, on the surviving or new corporation, domestic or foreign, for payment of the fair value of such shareholder's shares, and, if such proposed corporate action is effected, such corporation shall pay to such shareholder, upon surrender of the certificate or certificates representing such shares, the fair value thereof as of the day prior to the date on which the vote was taken approving the proposed corporate action, excluding any appreciation or depreciation in anticipation of such corporate action. Any shareholder failing to make demand within the applicable ten day or fifteen day period shall be bound by the terms of the proposed corporate action. Any shareholder making such demand shall thereafter be entitled only to payment as in this section provided and shall not be entitled to vote or to exercise any other rights of a shareholder.

No such demand shall be withdrawn unless the corporation shall consent thereto. The right of such shareholder to be paid the fair value of his shares shall cease and his status as a shareholder shall be restored, without prejudice to any corporate proceedings which may have been taken during the interim, if:

(1) Such demand shall be withdrawn upon consent; or
(2) The proposed corporate action shall be abandoned or rescinded or the shareholders shall revoke the authority to effect such action; or
(3) In the case of a merger, on the date of the filing of the articles of merger the surviving corporation is the owner of all the outstanding shares of the other corporations, domestic and foreign, that are parties to the merger; or
(4) No demand or petition for the determination of fair value by a court shall have been made or filed within the time provided by this section; or
(5) A court of competent jurisdiction shall determine that such shareholder is not entitled to the relief provided by this section.

Within ten days after such corporate action is effected, the corporation, or, in the case of a merger or consolidation, the surviving or new corporation, domestic or foreign, shall give written notice thereof to each dissenting shareholder who has made demand as herein provided, and shall make a written offer to each such shareholder to pay for such shares at a specified price deemed by such corporation to be the fair value thereof. Such notice and offer shall be accompanied by a balance sheet of the corporation the shares of which the dissenting shareholder holds, as of the latest available date and not more than twelve months prior to the making of such offer, and a profit and loss statement of such corporation for the twelve months' period ended on the date of such balance sheet.

If within thirty days after the date on which such corporate action was effected the fair value of such shares is agreed upon between any such dissenting shareholder and the corporation, payment therefor shall be made within ninety days after the date on which such corporate action was effected, upon surrender of the certificate or certificates representing such shares. Upon payment of the agreed value the dissenting shareholder shall cease to have any interest in such shares.

If within such period of thirty days a dissenting shareholder and the corporation do not so agree, then the corporation, within thirty days after receipt of written demand from any dissenting shareholder given within sixty days after the date on which such corporate action was effected, shall, or at its election at any time within such period of sixty days may, file a petition in any court of competent jurisdiction in the county in this state where the registered office of the corporation is located praying that the fair value of such shares be found and determined. If, in the case of a merger or consolidation, the surviving or new corporation is a foreign corporation without a registered office in this state, such petition shall be filed in the county where the registered office of the domestic corporation was last located. If the corporation shall fail to institute the proceeding as herein provided, any dissenting shareholder may do so in the name of the corporation. All dissenting shareholders, wherever residing, shall be made parties to the proceeding as an action against their shares quasi in rem. A copy of the petition shall be served on each dissenting shareholder who is a resident of this state and shall be served by registered or certified mail on each dissenting shareholder who is a nonresident. Service on nonresidents shall also be made by publication as provided by law. The jurisdiction of the court shall be plenary and exclusive. All shareholders who are parties to the proceeding shall be entitled to judgment against the corporation for the amount of the fair value of their shares. The court may, if it so elects, appoint one or more persons as appraisers to receive evidence and recommend a decision on the question of fair value. The appraisers shall have such power and authority as shall be specified in the order of their appointment or an amendment thereof. The judgment shall be payable only upon and concurrently with the surrender to the corporation of the certificate or certificates representing such shares. Upon payment of the judgment, the dissenting shareholder shall cease to have any interest in such shares.

The judgment shall include an allowance for interest at such rate as the court may find to be fair and equitable in all the circumstances, from the date on which the vote was taken on the proposed corporate action to the date of payment.

The costs and expenses of any such proceeding shall be determined by the court and shall be assessed against the corporation, but all or any part of such costs and expenses may be apportioned and assessed as the court may deem equitable against any or all of the dissenting shareholders who are parties to the proceeding to whom the corporation shall have made an offer to pay for the shares if the court shall find that
the action of such shareholders in failing to accept such offer was arbitrary or vexatious or not in good faith. Such expenses shall include reasonable compensation for and reasonable expenses of the appraisers, but shall exclude the fees and expenses of counsel for and experts employed by any party; but if the fair value of the shares as determined materially exceeds the amount which the corporation offered to pay therefor, or if no offer was made, the court in its discretion may award to any shareholder who is a party to the proceeding such sum as the court may determine to be reasonable compensation to any expert or experts employed by the shareholder in the proceeding.

Within twenty days after demanding payment for his shares, each shareholder demanding payment shall submit the certificate or certificates representing his shares to the corporation for notation thereon that such demand has been made. His failure to do so shall, at the option of the corporation, terminate his rights under this section unless a court of competent jurisdiction, for good and sufficient cause shown, shall otherwise direct. If shares represented by a certificate on which notation has been so made shall be transferred, each new certificate issued therefor shall bear similar notation, together with the name of the original dissenting holder of such shares, and a transferee of such shares shall acquire by such transfer no rights in the corporation other than those which the original dissenting shareholder had after making demand for payment of the fair value thereof.

Shares acquired by a corporation pursuant to payment of the agreed value therefor or to payment of the judgment entered therefor, as in this section provided, may be held and disposed of by such corporation as in the case of other treasury shares, except that, in the case of a merger or consolidation, they may be held and disposed of as the plan of merger or consolidation may otherwise provide.

Sec. 45. Section 84, chapter 53, Laws of 1965 as amended by section 14, chapter 193, Laws of 1977 ex. sess. and RCW 23A.28.010 are each amended to read as follows:

A corporation which has not commenced business and which has not issued any shares, may be voluntarily dissolved by its incorporators at any time (within two years after the date of the issuance of its certificate of incorporation) in the following manner:

1. Articles of dissolution shall be executed in duplicate by a majority of the incorporators, and verified by them, and shall set forth:

   a. The name of the corporation.
   b. The date of issuance of its certificate of incorporation.
   c. That none of its shares has been issued.
   d. That the corporation has not commenced business.
   e. That the amount, if any, actually paid in on subscriptions for its shares, less any part thereof disbursed for necessary expenses, has been returned to those entitled thereto.
   f. That no debts of the corporation remain unpaid.
   g. That a majority of the incorporators elect that the corporation be dissolved.

2. Duplicate originals of the articles of dissolution shall be delivered to the secretary of state. If the secretary of state finds that the articles of dissolution conform to law, he shall, when all fees have been paid as in this title prescribed:

   a. Endorse on each of such originals the word 'Filed,' and the month, day, and year of the filing thereof.
   b. File one of such originals in his office.
   c. Issue a certificate of dissolution to which he shall affix the other original.

   The certificate of dissolution, together with the duplicate original of the articles of dissolution affixed thereto by the secretary of state, shall be returned to the incorporators or their representatives. Upon the issuance of such certificate of dissolution by the secretary of state, the existence of the corporation shall cease.

Sec. 46. Section 109, chapter 53, Laws of 1965 and RCW 23A.32.010 are each amended to read as follows:

No foreign corporation shall have the right to transact business in this state until it shall have procured a certificate of authority so to do from the secretary of state. No foreign corporation shall be entitled to procure a certificate of authority under this title to transact in this state any business which a corporation organized under this title is not permitted to transact. A foreign corporation shall not be denied a certificate of authority by reason of the fact that the laws of the state or country under which such corporation is organized governing its organization and internal affairs differ from the laws of this state, and nothing in this title contained shall be construed to authorize this state to regulate the organization or the internal affairs of such corporation.

Without excluding other activities which may not constitute transacting business in this state, a foreign corporation shall not be considered to be transacting business in this state, for the purposes of this title, by reason of carrying on in this state any one or more of the following activities:

1. Maintaining or defending any action or suit or any administrative or arbitration proceeding, or effecting the settlement thereof or the settlement of claims or disputes.
2. Holding meetings of its directors or shareholders or carrying on other activities concerning its internal affairs.
4. Maintaining offices or agencies for the transfer, exchange and registration of its securities, or appointing and maintaining trustees or depositaries with relation to its securities.
5. Effecting sales through independent contractors.
(6) Soliciting or procuring orders, whether by mail or through employees or agents or otherwise, where such orders require acceptance without this state before becoming binding contracts.

(7) Creating ((evidences of debt; mortgages or liens on)) as borrower or lender, or acquiring, indebtedness or mortgages or other security interests in real or personal property.

(8) Securing or collecting debts or enforcing any rights in property securing the same.

(9) Transacting any business in interstate commerce.

(10) Conducting an isolated transaction completed within a period of thirty days and not in the course of a number of repeated transactions of like nature.

Sec. 47. Section 111, chapter 53, Laws of 1965 as amended by section 6, chapter 190, Laws of 1967 and RCW 23A.32.030 are each amended to read as follows:

No certificate of authority shall be issued to a foreign corporation unless the corporate name of such corporation:

(1) Shall contain the word 'corporation,' 'company,' 'incorporated,' or 'limited,' or shall contain an abbreviation of one of such words, or such corporation shall, for use in this state, add at the end of its name one of such words or an abbreviation thereof.

(2) Shall not contain any word or phrase which indicates or implies that it is organized for any purpose other than one or more of the purposes contained in its articles of incorporation or that it is authorized or empowered to conduct the business of banking or insurance.

(3) Shall not be the same as, or deceptively similar to, the name of any domestic corporation existing under the laws of this state or any foreign corporation authorized to transact business in this state, or a name, the exclusive right to which is, at the time, reserved in the manner provided in this title, or the name of a corporation which has in effect a registration of its name as provided in this title. Provided, That a foreign corporation which is precluded from using its corporate name for one of the above reasons may adopt an assumed name under which it may conduct its business in this state.

(4) Shall not contain any word or phrase which indicates or implies that it is organized for any purpose other than one or more of the purposes contained in its articles of incorporation or that it is authorized or empowered to conduct the business of banking or insurance.

(5) Shall not be the same as, or deceptively similar to, the name of any domestic corporation or of any foreign corporation authorized to transact business in this state or to any name reserved or registered as provided in this title; or

(a) A resolution of its board of directors adopting a fictitious name for use in transacting business in this state which fictitious name is not deceptively similar to the name of any domestic corporation or of any foreign corporation authorized to transact business in this state or to any name reserved or registered as provided in this title; or

(b) The written consent of the other corporation or holder of a reserved or registered name to use the same or deceptively similar name and one or more words are added to make the name distinguishable from the other name as determined by the secretary of state; or

(c) A certified copy of a final decree of a court of competent jurisdiction establishing the prior right of the foreign corporation to the use of the name in this state.

Sec. 48. Section 112, chapter 53, Laws of 1965 and RCW 23A.32.040 are each amended to read as follows:

Whenever a foreign corporation which is authorized to transact business in this state shall change its name to one under which a certificate of authority would not be granted to it on application therefor, the certificate of authority of such corporation shall be suspended and it shall not thereafter transact any business in this state.

Sec. 49. Section 113, chapter 53, Laws of 1965 as amended by section 1, chapter 22, Laws of 1971 and RCW 23A.32.050 are each amended to read as follows:

A foreign corporation, in order to procure a certificate of authority to transact business in this state, shall make application therefor to the secretary of state, which application shall set forth:

(1) The name of the corporation and the state or country under the laws of which it is incorporated.

(2) If the name of the corporation does not contain the word 'corporation,' 'company,' 'incorporated,' or 'limited,' or does not contain an abbreviation of one of such words, then the name of the corporation with the word or abbreviation which it elects to add thereto for use in this state.

(3) The date of incorporation and the period of duration of the corporation.

(4) The address of the principal office of the corporation in the state or country under the laws of which it is incorporated.

(5) The purpose or purposes of the corporation which it proposes to pursue in the transaction of business in this state.

(6) The names and respective addresses of the ((president and secretary)) directors and officers of the corporation.

(7) A statement of the aggregate number of shares which the corporation has authority to issue, itemized by classes, par value of shares, shares without par value, and series, if any within a class.

(8) A statement that a registered agent has been appointed and the name and address of such agent, and that a registered office exists and the address of such registered office is identical to that of the registered agent.

(9) Such additional information as may be necessary or appropriate in order to enable the secretary of state to determine whether such corporation is entitled to a certificate of authority to transact business in this state and to determine and assess the fees payable as in this title prescribed.

Such application shall be made on forms prescribed and furnished by the secretary of state and shall be executed in duplicate by the corporation by its president or a vice president and by its secretary or an assistant secretary, and verified by one of the officers signing such application.
Such application shall be accompanied by a certificate of good standing to be certified to by the proper officer of the state or country under the laws of which it is incorporated.

Sec. 50. Section 114, chapter 53, Laws of 1965 as last amended by section 1, chapter 89, Laws of 1973 and RCW 23A.32.060 are each amended to read as follows:

Duplicate originals of the application of the corporation for a certificate of authority shall be delivered to the secretary of state, together with a copy of the certificate of good standing, duly authenticated by the proper officer of the state or country under the laws of which it is incorporated, together with a copy of its articles of incorporation and all amendments thereto.

If the secretary of state finds that such application conforms to law, he shall, when all fees have been paid as in this title prescribed:

(1) Endorse on each of such documents the word 'Filed', and the month, day and year of the filing thereof.

(2) File in his office one of such duplicate originals of the application.

(3) Issue a certificate of authority to transact business in this state to which he shall affix the other duplicate original application.

The certificate of authority, together with the duplicate original of the application affixed thereto by the secretary of state, shall be returned to the corporation or its representative.

NEW SECTION. Sec. 51. There is added to chapter 23A.32 RCW a new section to read as follows:

A foreign corporation doing an intrastate business or seeking to do an intrastate business in the state of Washington shall qualify so to do in the manner prescribed in this title and shall pay for the privilege of so doing the filing and license fees prescribed in this title for domestic corporations, including the same fees as are prescribed in chapter 23A.40 RCW for the filing of articles of incorporation of a domestic corporation. The fees are to be computed upon the portion of capital stock of such corporation represented or to be represented in the state of Washington, to be ascertained by comparing the value in money of its entire property and capital with the value in money of its property and capital in, or to be brought into, and used in this state. Any corporation that employs an increased amount of its capital stock within the state shall pay fees at the same rate upon such increase, and whenever such increase is made such corporation shall file with the secretary of state, a statement showing the amount of such increase. Before any foreign corporation shall be authorized to do intrastate business in the state of Washington it shall file with the secretary of state upon a blank form to be furnished for that purpose under the oath of its president, secretary, treasurer, superintendent or managing agent in this state, a statement showing the following facts:

(1) The number of shares of capital stock of the company and the par value of each share, and if such shares have no par value, then the value of the assets represented by nonpar shares.

(2) The portion of the capital stock of the company which is represented and/or to be represented, employed and/or to be employed in its business transacted or to be transacted in the state of Washington.

(3) The value of the property in or to be brought into, and the amount of capital to be used by the company in the state of Washington and the value of the property and capital owned and/or used by the company outside of the state of Washington.

(4) Such other facts as the secretary of state may require.

From the facts thus reported, and such other additional information as the secretary of state may require, the secretary of state shall determine the amount of capital or the proportionate amount of the capital stock of the company represented by its property and business in the state of Washington and upon which the fees prescribed herein are payable.

NEW SECTION. Sec. 52. There is added to chapter 23A.32 RCW a new section to read as follows:

All foreign corporations doing intrastate business, or hereafter seeking to do intrastate business in this state shall pay for the privilege of doing such intrastate business in this state the same fees as are prescribed for domestic corporations for annual license fees. Such fees shall be computed upon the proportion of the capital stock represented or to be represented by its property and business in this state to be ascertained by comparing the entire volume of business with the volume of intrastate business in this state. Any such corporation that shall employ an increased amount of its capital stock within this state shall pay license fees at the same rate upon such increase, and shall forthwith pay to the secretary of state the increased license fee brought about by such increased use of capital represented by its property and business in this state. All fees shall be paid on or before the first day of July of each and every year.

NEW SECTION. Sec. 53. There is added to chapter 23A.32 RCW a new section to read as follows:

There is hereby imposed and levied on the license and filing fees on foreign corporations as prescribed by sections 51 and 52 of this act, a surtax of twenty-five percent to be collected from those corporations at the time they pay those license and filing fees. All fees collected in compliance with this section shall be deposited in the state general fund.

Sec. 54. Section 117, chapter 53, Laws of 1965 and RCW 23A.32.090 are each amended to read as follows:

A foreign corporation authorized to transact business in this state may change its registered office or change its registered agent, or both, upon filing in the office of the secretary of state a ((certificate)) statement setting forth:

(1) The name of the corporation.

(2) The address of its then registered office.
(3) If the address of its registered office be changed, the address to which the registered office is to be changed.

(4) The name of its then registered agent.

(5) If its registered agent be changed, the name of its successor registered agent.

(6) That the address of its registered office and the address of the business office of its registered agent, as changed, will be identical.

(7) That such change was authorized by resolution duly adopted by its board of directors.

Such statement shall be executed in duplicate by the corporation by its president or a vice president, and verified by him, and delivered to the secretary of state. If the secretary of state finds that such statement conforms to the provisions of this title, he shall ((file such statement in his office, and upon such filing the)) endorse on such duplicate originals the word 'Filed,,' and the month, day, and year of the filing thereof, file one original in his office, and return the other original to the corporation or its representative. The change of address of the registered office, or the appointment of a new registered agent, or both, as the case may be, shall become effective upon filing unless a later date is specified.

Any registered agent of a foreign corporation may resign as such agent upon filing a written notice thereof, executed in duplicate, with the secretary of state, who shall forthwith mail a copy thereof to the corporation at its principal office in the state or country under the laws of which it is incorporated. The appointment of such agent shall terminate upon the expiration of thirty days after receipt of such notice by the secretary of state.

If a registered agent changes his or its business address to another place within the same county, he or it may change such address and the address of the registered office of any corporation of which he or it is a registered agent by filing a statement as required by this section, except that it need be signed only by the registered agent, it need not be responsive to subsections (5) or (7) of this section, and it must recite that a copy of the statement has been mailed to the corporation.

Sec. 55. Section 122, chapter 53, Laws of 1965 and RCW 23A.32.140 are each amended to read as follows:

A foreign corporation authorized to transact business in this state may withdraw from this state upon procuring from the secretary of state a certificate of withdrawal. In order to procure such certificate of withdrawal, such foreign corporation shall deliver to the secretary of state an application for withdrawal, which shall set forth:

(1) The name of the corporation and the state or country under the laws of which it is incorporated.

(2) That the corporation is not transacting business in this state.

(3) That the corporation surrenders its authority to transact business in this state.

(4) That the corporation revokes the authority of its registered agent in this state to accept service of process and consents that service of process in any action, suit or proceeding based upon any cause of action arising in this state during the time the corporation was authorized to transact business in this state may thereafter be made on such corporation by service thereof on the secretary of state.

(5) A post office address to which the secretary of state may mail a copy of any process against the corporation that may be served on him.

(6) A statement of the aggregate number of shares which the corporation has authority to issue, itemized by classes, par value of shares, shares without par value, and series, if any, within a class, as of the date of the application.

(7) A statement of the aggregate number of issued shares, itemized by classes, par value of shares, shares without par value, and series, if any, within a class, as of the date of the application.

(8) A statement, expressed in dollars, of the amount of stated capital of the corporation, as of the date of the application.

(9) Such additional information as may be necessary or appropriate in order to enable the secretary of state to determine and assess any unpaid fees payable by the foreign corporation under this title.

The application for withdrawal shall be made on forms prescribed and furnished by the secretary of state and shall be executed by the corporation by its president or a vice president and by its secretary or an assistant secretary, and verified by one of the officers signing the application, or, if the corporation is in the hands of a receiver or trustee, shall be executed on behalf of the corporation by such receiver or trustee and verified by him.

Sec. 56. Section 130, chapter 53, Laws of 1965 and RCW 23A.36.030 are each amended to read as follows:

The activities authorized by RCW 23A.36.010 and 23A.36.020, by such nonadmitted organizations shall not constitute (('conducting business,') 'carrying on business,') 'transacting business in the state or country under the laws of which it is incorporated') within the meaning of chapter 23A.32 RCW.

Sec. 57. Section 4, chapter 92, Laws of 1969 ex. sess. as last amended by section 1, chapter 36, Laws of 1975 1st ex. sess. and 23A.40.075 are each amended to read as follows:

The annual license fee required by RCW 23A.40.060, as now or hereafter amended, and ((RCW 23A-40.140)) section 52 of this 1979 act is a tax on the privilege of doing business as a corporation in the state of Washington. No corporation shall do business in this state without first having paid its annual license fee, except as provided in RCW 23A.36.010 and 23A.36.020.

Failure of the corporation to pay its annual license fees shall not derogate from the rights of its creditors, or prevent the corporation from being sued and from defending lawsuits, nor shall it release the corporation from any of the duties or liabilities of a corporation under law.
Every domestic corporation which shall fail for three consecutive years to acquire an annual license for the privilege of doing business in this state shall cease to exist as a corporation on the third anniversary of the date it was last licensed to do business in this state. When a corporation has ceased to exist by operation of this section, remedies available to or against it shall survive in the manner provided in RCW 23A.08.020 and the directors of the corporation shall hold the title to the property of the corporation as trustees for the benefit of its creditors and shareholders.

A domestic corporation which has not ceased to exist by operation of law may restore its privilege to do business by paying the current annual license fee and a restoration fee which shall include a sum equivalent to the amount of annual license fees the corporation would have paid had it continuously maintained its privilege to do business plus an additional fee equivalent to one percent per month or fraction thereof computed upon each annual license fee from the time it would have been paid had the corporation maintained its privilege to do business to the date when the corporation restored its privilege to do business: PROVIDED, That the minimum additional license fee due under this section shall be two dollars and fifty cents. A corporation which has ceased to exist may re-instate within two years by paying all fees specified above plus a reinstatement fee of ten dollars and upon doing so shall be reinstated and again be entitled to do business, and may use its former corporate name if that name is not then in use by a corporation then in existence. If the former name is not available, the corporation may file amended articles to adopt a new name simultaneous with re-instatement. Upon payment of the above fees, restoration and reinstatement of the privilege to do business shall be effective, and the corporation shall have all the rights and privileges it would have possessed had it continually maintained its privilege to do business.

When any domestic corporation first fails to pay its annual license fee when due, the secretary of state shall, in that year only, mail to the corporation at its registered office, by first class mail, a notice that if it does not pay its annual license fee it will no longer have the privilege of doing business in this state, and that the corporation's privilege may be restored as provided in this section, and the notice shall contain a reminder that, if the privilege is not restored for three consecutive years, the existence of the corporation shall cease without further notice.

Sec. 58. Section 1, chapter 2, Laws of 1971 ex. sess. and RCW 23A.40.150 are each amended to read as follows:

There is hereby imposed and levied on the license and filing fees on domestic ((and foreign)) corporations as prescribed by RCW 23A.40.040((;)) and 23A.40.060((;23A.40.130 and 23A.40.140)) a surtax of twenty-five percent to be collected from those corporations at the time they pay those license and filing fees. All fees collected in compliance with this section shall be deposited in the state general fund.

Sec. 59. Section 165, chapter 53, Laws of 1965 and RCW 23A.98.030 are each amended to read as follows:

Nothing contained in this title shall be construed as an impairment of any obligation of the state as evidenced by bonds held for any purpose, and subsections 2 and 13 of RCW 23A.40.020, subsections 1 and 2 of RCW 23A.40.030, and RCW 23A.40.040, 23A.40.050, 23A.40.060, 23A.40.070, 23A.40.080, 23A.40.090, (23A.40.130 and 23A.40.140)) sections 51 and 52 of this 1979 act shall be deemed to be a continuation of chapter 70, Laws of 1937, as amended, for the purpose of payment of:

(1) world's fair bonds authorized by chapter 174, Laws of 1957 as amended by chapter 152, Laws of 1961, and
(2) outdoor recreation bonds authorized by referendum bill number 11 (chapter 12, Laws of 1963 extraordinary session), approved by the people on November 3, 1964.

NEW SECTION. Sec. 60. The following acts or parts of acts are each repealed:

(1) Section 58, chapter 53, Laws of 1965 and RCW 23A.12.050;
(3) Section 144, chapter 53, Laws of 1965 and RCW 23A.40.110;
(4) Section 145, chapter 53, Laws of 1965 and RCW 23A.40.120;
(5) Section 146, chapter 53, Laws of 1965 and RCW 23A.40.130;
(6) Section 147, chapter 53, Laws of 1965 and RCW 23A.40.140; and
(7) Section 156, chapter 53, Laws of 1965 and RCW 23A.44.090.


Signed by Representatives Newhouse, Executive Chairman; Smith (R), Co-Chairman; Chandler, Knowles, Sherman, Tilly.

MOTIONS

On motion of Mr. Polk, all bills listed on today's agenda under the fifth order of business were passed to Committee on Rules for second reading, with the exception of House Bill No. 491.

On motion of Mr. Polk, HOUSE BILL NO. 491 was rereferred to Committee on Appropriations.

SECOND READING

ENGROSSED SUBSTITUTE SENATE BILL NO. 2148, by Committee on Ways and Means (originally sponsored by Senators Donohue, McDermott and Scott - by Executive request):

Adopting a supplemental budget.

The bill was read the second time.

Committee on Appropriations recommendation: Majority, do pass as amended. (For amendments, see Journal, 36th Day, February 12, 1979.)

Mr. Thompson moved adoption of the committee amendment.

Mr. Zimmerman moved adoption of the following amendment by Representatives Zimmerman and Amen to the committee amendment:

On page 6, strike all of section 10 and renumber the remaining sections consecutively.

Mr. Zimmerman spoke in favor of the amendment to the committee amendment.
POINT OF ORDER

Mr. Smith (R): "Mr. Speaker, the gentleman has impugned the motives of a member of this Legislature, and I wish you would ask him to withdraw his remarks."

Speaker Berentson: "Representative Zimmerman, keep your remarks to the issue, please."

Representative Zimmerman continued his remarks in favor of the amendment.

Representative Smith (R) spoke against the amendment, and Representatives Amen and Dunlap spoke in favor of it.

POINT OF INQUIRY

Mr. Smith (R) yielded to question by Mr. Keller.

Mr. Keller: "Representative Smith, we've heard several comments about whether this is really a true emergency or not. Am I to understand that should this problem not receive a solution soon, there is possible litigation between the community college and the city?"

Mr. Smith (R): "Yes, Representative Keller. I would say it is an emergency measure. The city just recently announced their final decision; they couldn't wait any longer for some other resolution. That decision was not made until after the capital construction budget for community colleges was formulated, as I indicated. The college, on the other hand, has the obligation to protect the safety of the people who are on the campus and they will file suit to use their powers of eminent domain as a state agency to condemn these interior streets within the campus. If you assess the value of those streets in accordance with their market value, that would cost approximately $975,000 to pay the city the fair market value of those streets. I think it's very much an emergency."

POINT OF INQUIRY

Mr. Patterson asked Mr. Smith (R) to yield to question, and Mr. Smith (R) refused to yield.

Representatives Patterson and Craswell spoke in favor of the amendment to the committee amendment, and Mr. Bagnariol spoke against it.

Mr. Deccio spoke in favor of the amendment.

POINT OF ORDER

Mr. Smith (R): "That's the third time this speaker has impugned the motives of not only a member of the other body, but of myself. I wish you would call him to task."

Speaker Berentson: "Representative Deccio, keep your remarks to the merits of the amendment."

Mr. Deccio concluded his remarks in favor of the amendment.

POINT OF INQUIRY

Mr. Ehlers asked Mr. Deccio to yield to question, and Mr. Deccio refused to yield.

Mr. Patterson demanded an electric roll call, and the demand was sustained.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representatives Zimmerman and Amen to the committee amendment to Engrossed Substitute Senate Bill No. 2148, and the amendment to the amendment was adopted by the following vote: Yeas, 53; nays, 45; not voting, 0.


Mr. Oliver moved adoption of the following amendment by Representatives Hurley and Oliver to the committee amendment:

On page 6, line 12 after "program" insert ": PROVIDED, That the department shall discontinue the funding of all nontherapeutic abortions performed after the effective date of this legislation."

Representatives Oliver, Hurley, Deccio, Hughes, Isaacson and Owen spoke in favor of the amendment to the committee amendment, and Representatives Chandler, Blair, Pruitt, Charnley and Brekke spoke against it.

Mr. Oliver spoke again in favor of the amendment to the committee amendment.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representatives Hurley and Oliver to the committee amendment to Engrossed Substitute Senate Bill No. 2148, and the amendment was not adopted by the following vote: Yeas, 40; nays, 57; not voting, 1.


Not voting: Representative Greengo.

MOTION

On motion of Mr. Polk, the House recessed until 1:30 p.m.

AFTERNOON SESSION

The House was called to order at 1:30 p.m. by Speaker Berentson. The Clerk called the roll and all members were present.

SECOND READING

ENGROSSED SUBSTITUTE SENATE BILL NO. 2148:

The House resumed consideration of the bill on second reading.

Mr. Newhouse moved adoption of the following amendment to the committee amendment:

On page 6, beginning on line 27 following "Sec. II." strike "FOR THE PLANNING AND COMMUNITY AFFAIRS AGENCY" and insert "FOR THE ATTORNEY GENERAL".

Representatives Newhouse, Haley and Greengo spoke in favor of the amendment, and Representatives Grimm, Ehlers, Thompson and Bagnariol spoke against it.

Mr. Newhouse spoke again in favor of the amendment, and Mr. Bagnariol spoke again in opposition to it.

Mr. Newhouse spoke again in favor of the amendment, and Mr. Bagnariol spoke again in opposition to it.

Mr. Patterson demanded an electric roll call, and the demand was sustained.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representative Newhouse to the committee amendment to Engrossed Substitute Senate Bill No. 2148, and the amendment was not adopted by the following vote: Yeas, 48; nays, 50; not voting, 0.


Voting nay: Representatives Adams, Bagnariol, Bauer, Becker, Bender, Brekke, Brown, Burns, Charnley, Douthwaite, Ehlers, Eng, Erak, Erickson, Gallagher, Galloway, Garrett, Granlund, Grimm,
Mr. Newhouse moved adoption of the following amendment to the committee amendment:
On page 7, line 3 after "federal" insert "or local"

Representatives Newhouse and Grimm spoke in favor of the amendment.

POINT OF INQUIRY

Mr. Newhouse yielded to question by Mr. Ehlers.

Mr. Ehlers: "When we are talking about local funds in this amendment, we're not suggesting at all that it's some kind of a match, but local to state or federal? I mean in the sense of Pierce County having to put up a dollar in order to get a dollar from the state?"

Mr. Newhouse: "While I might think that would be appropriate, it is not so indicated. There will be some kind of match determined by someone, and it would be a combination of all three in no particular order."

The amendment to the committee amendment was adopted.

Mr. Bond moved adoption of the following amendment to the committee amendment:
On page 7, section 11, line 2 after "operations." strike "To the extent possible."

Mr. Bond spoke in favor of the amendment, and Representatives Thompson and Grimm spoke against it.

Mr. King demanded an electric roll call and the demand was sustained.

Representatives Ehlers, Newhouse and Polk spoke against the amendment to the committee amendment.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representative Bond to the committee amendment, and the amendment was not adopted by the following vote: Yea's, 7; nay's, 91; not voting, 0.


Mr. Williams moved adoption of the following amendment to the committee amendment:
On page 10, line 7 strike "$15,500,000" and insert "$8,300,000"

Representatives Williams and Isaacson spoke in favor of the amendment, and Representatives Thompson and Taylor spoke against it.

Mr. King demanded an electric roll call, and the demand was sustained.

Representatives McDonald, Nelson (G.A.) and Zimmerman spoke in favor of the amendment, and Representatives Ehlers, Thompson and Warnke spoke against it.

Mr. Williams spoke again in favor of the amendment, and Representatives Ehlers and Taylor spoke again in opposition.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representative Williams to the committee amendment to Engrossed Substitute Senate Bill No. 2148, and the amendment was not adopted by the following vote: Yeas, 28; nay's, 69; not voting, 1.


Voting nay: Representatives Adams, Amen, Bagnariol, Barnes, Barr, Bauer, Becker, Bender, Berentson, Blair, Brekke, Brown, Burns, Chandler, Charnley, Clayton, Dawson, Douthwaite, Ehlers, Eng, Erak, Erickson, Fancher, Flanagan, Fuller, Gallagher, Galloway, Garrett, Granlund, Grimm, Gruger, Heck,

Not voting: Representative Newhouse.

Speaker Berentson stated the question before the House to be the committee amendment as amended.

Representatives Blair, Hughes and Thompson spoke in favor of the amended amendment, and it was adopted.

On motion of Mr. Polk, the rules were suspended, the second reading considered the third, and Engrossed Substitute Senate Bill No. 2148 as amended by the House was placed on final passage.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute Senate Bill No. 2148 as amended by the House, and the bill passed the House by the following vote: Yeas, 92; nays, 5; not voting, 1.


Not voting: Representative Rohrbach.

Engrossed Substitute Senate Bill No. 2148 as amended by the House, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

STATEMENT FOR THE JOURNAL

Because I was inadvertently called off the floor of the House to speak to a constituent, I was unable to vote for the final passage of Engrossed Substitute Senate Bill No. 2148. In any event, I would have voted yes. Please have this recorded in the House Journal.

ERIC ROHRBACH, 33rd District.

MOTION

On motion of Mr. Polk, the House reverted to the fifth order of business.

REPORT OF STANDING COMMITTEE

February 14, 1979

HOUSE BILL NO. 65, Prime Sponsor: Representative Salatino, recognizing Columbus Day. Reported by Committee on State Government.

MAJORITY recommendation: Do pass. Signed by Representatives Ehlers, Executive Chairman; Taller, Co-Chairman; Addison, Burns, Fancher, Greengo, Haley, Jovanovich, McGinnis, O'Brien, Pruitt, Salatino, Walk, Williams.

Passed to Committee on Rules for second reading.

MOTIONS

On motion of Mr. Dunlap, HOUSE BILL NO. 414 was rereferred from Committee on Appropriations to Committee on Rules.

On motion of Mr. Dunlap, HOUSE BILL NO. 476 was rereferred from Committee on Rules to Committee on Revenue.

On motion of Mr. Dunlap, HOUSE BILL NO. 814 was rereferred from Committee on Transportation to Committee on Judiciary.

On motion of Mr. Dunlap, HOUSE BILL NO. 1075 was rereferred from Committee on Rules to Committee on Energy and Utilities.

On motion of Mr. Dunlap, HOUSE BILL NO. 1191 was rereferred from Committee on Constitution, Elections and Governmental Ethics to Committee on Local Government.
THIRTY-EIGHTH DAY, FEBRUARY 14, 1979

POINT OF INFORMATION

Mr. Warnke: "Mr. Speaker, House Bill No. 208 was set over until today, a day certain. Could you give me the status of House Bill No. 208 now?"

Speaker Berentson: "House Bill No. 208 will be at the top of the second reading calendar on Friday, and we will pick up the amendments as we left them on Monday."

MOTION

On motion of Mr. Polk, SUBSTITUTE HOUSE BILL NO. 581 was rereferred from Committee on Rules to Committee on Revenue.

MOTION

On motion of Mr. Polk, the House adjourned until 11:00 a.m., Friday, February 16, 1979.

JOHN BAGNARIEL, Speaker
DUANE BERENTSON, Speaker

DEAN R. FOSTER, Chief Clerk
VITO T. CHIECHI, Chief Clerk
The House was called to order at 11:00 a.m. by Speaker Bagnariol. The Clerk called the roll and all members were present.

The flag was escorted to the rostrum by a Sergeant at Arms Color Guard, Pages Shellie Eubanks and Dee Dee Reardon. Prayer was offered by The Reverend William E. Jones, Pastor of the Parkland United Methodist Church.

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

MESSAGES FROM THE SENATE

February 14, 1979

Mr. Speaker:
The Senate has passed:

ENGROSSED SENATE BILL NO. 2067,
SENATE BILL NO. 2236,

and the same are herewith transmitted.

Sidney R. Snyder, Secretary.

February 15, 1979

Mr. Speaker:
The Senate has passed:

SENATE BILL NO. 2062,
SUBSTITUTE SENATE BILL NO. 2252,

and the same are herewith transmitted.

Sidney R. Snyder, Secretary.

INTRODUCTIONS AND FIRST READING

SENATE BILL NO. 2062, by Senators Jones, Fleming, North, Morrison and Conner:

Authorizing municipal performing and visual arts centers.

To Committee on Local Government

ENGROSSED SENATE BILL NO. 2067, by Senators Henry, Wanamaker and Conner (by Department of Licensing request):

Making various changes in driver licensing laws.

To Committee on Transportation

SENATE BILL NO. 2236, by Senators Ridder, Lee, Goltz, Walgren, Moore, McDermott, Vognild, Talmadge and Lysen:

Providing collective bargaining rights for certain personnel of institutions of higher education.

To Committee on Labor

SUBSTITUTE SENATE BILL NO. 2252, by Committee on Transportation (originally sponsored by Senators Henry, Walgren and von Reichbauer — by Executive request):

Adopting a transportation supplemental budget.

To Committee on Transportation

MOTION

On motion of Mr. King, all bills listed on today's agenda under the fourth order of business were considered first reading and passed to the committees designated.
REPORTS OF STANDING COMMITTEES

February 8, 1979

HOUSE BILL NO. 10, Prime Sponsor: Representative Winsley, changing property tax delinquency interest rate to 10% and shortening delinquency payment period. Reported by Committee on Revenue.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Craswell, Co-Chairwoman; Sommers, Co-Chairwoman; Addison, Bond, Brown, Erickson, Galloway, Granlund, Greengo, Hastings, Nelson (D), O'Brien, Sanders, Smith (R), Winsley.

February 13, 1979

HOUSE BILL NO. 109, Prime Sponsor: Representative Douthwaite, regulating insurance policy cancellations. Reported by Committee on Insurance.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Rohrbach, Executive Chairman; Douthwaite, Co-Chairman; Adams, Dawson, Erak, Garrett, Houchen, Keller, Maxie, McDonald, McGinnis, Zimmerman.

February 9, 1979

HOUSE BILL NO. 201, Prime Sponsor: Representative Nelson (D), allowing applications for change in classification as resident student for college fee purposes to be made up to thirtieth day of quarter or semester. Reported by Committee on Higher Education.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives, Grimm, Executive Chairman; Barnes, Co-Chairman; Burns, Erickson, Gruger, McGinnis, Oliver, Patterson, Teutsch.

February 13, 1979

HOUSE BILL NO. 238, Prime Sponsor: Representative Hurley, providing for urban parks. Reported by Committee on Parks and Recreation.

MAJORITY recommendation: Do pass with the following amendments:
On page 2, line 35 strike "limits of any city") and insert "limits of an, city," and))"
On page 4, line 28 strike "this section" and insert "sections 3 and 4 of this 1979 act"
On page 4, line 30 after "remaining" strike all material down to and including "reorganization" on line 32
Signed by Representatives Hurley, Executive Chairwoman; Fuller, Co-Chairman; Brown, North, Sprague.

February 13, 1979

HOUSE BILL NO. 240, Prime Sponsor: Representative Sommers, making real estate tax a state tax. Reported by Committee on Revenue.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Craswell, Co-Chairwoman; Sommers, Co-Chairwoman; Bond, Brown, Erickson, Flanagan, Galloway, Granlund, Greengo, Hastings, Nelson (D), Sanders, Winsley.

February 2, 1979

HOUSE BILL NO. 295, Prime Sponsor: Representative Polk, authorizing National Guard assistance scholarships. Reported by Committee on State Government.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Ehlers, Executive Chairman; Taller, Co-Chairman; Addison, Burns, Fancher, Greengo, Haley, Jovanovich, McGinnis, Pruitt, Salatino, Walk, Williams.

February 15, 1979

HOUSE BILL NO. 335, Prime Sponsor: Representative Nelson (G.A.), authorizing new community college district and providing for transfer of property, records and personnel thereto. Reported by Committee on Higher Education.

MAJORITY recommendation: Do pass with the following amendments:
On page 1, line 22 after "Northshore" strike "Edmonds and Mukilteo" and insert "and Edmonds"
On page 3, beginning on line 10 after "of the" strike "common school districts of Edmonds and Mukilteo in" and insert "Edmonds common school district."
Signed by Representatives Grimm, Executive Chairman; Barnes, Co-Chairman; Burns, Erickson, Gruger, McGinnis, Oliver, Patterson.

MINORITY recommendation: Do not pass. Signed by Representative Teutsch.

February 14, 1979

HOUSE BILL NO. 379, Prime Sponsor: Representative Barr, appropriating funds for state conservation purposes. Reported by Committee on Natural Resources.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Schmitten, Executive Chairman; Vrooman, Co-Chairman; Adams, Dunlap, Jovanovich, Martinis, Mitchell, Rosbach, Smith (R).

February 14, 1979

HOUSE BILL NO. 397, Prime Sponsor: Representative O'Brien, revising laws relating to state accounts and funds. Reported by Committee on State Government.

MAJORITY recommendation: Do pass with the following amendment: On page 1, line 12 after "now insert "existing"

Signed by Representatives Ehlers, Executive Chairman; Taller, Co-Chairman; Addison, Burns, Fancher, Greene, Haley, Jovanovich, McNinnis, Pruitt, Walk, Williams.

February 9, 1979

HOUSE BILL NO. 398, Prime Sponsor: Representative Teutsch, insuring that community college board trustees serve until their successors are appointed and qualified. Reported by Committee on Higher Education.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Grimm, Executive Chairman; Barnes, Co-Chairman; Burns, Erickson, Gruger, McGinnis, Oliver, Patterson, Teutsch.

February 15, 1979

HOUSE BILL NO. 452, Prime Sponsor: Representative Wilson, modifying procedures for certification of energy facility sites. Reported by Committee on Energy and Utilities.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives McCormick, Co-Chairman; Bond, Charnley, Grimm, Isaacson, Monohon, Nisbet, Scott, Sherman, Sprague, Tupper, Williams, Wilson.

February 13, 1979

HOUSE BILL NO. 481, Prime Sponsor: Representative Chandler, permitting certain persons and institutions to prepare documents relating to the sale of property. Reported by Committee on Financial Institutions.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Winsley, Executive Chairwoman; Eng, Co-Chairman; Blair, Decco, Eberle, Hurley, Kreidler, Lux, Newhouse, Rosbach.

February 12, 1979

HOUSE BILL NO. 541, Prime Sponsor: Representative Ehlers, updating the state building code. Reported by Committee on State Government.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Ehlers, Executive Chairman; Taller, Co-Chairman; Addison, Burns, Fancher, Greene, Haley, Jovanovich, McNinnis, Pruitt, Salatino, Walk, Williams.

February 13, 1979

HOUSE BILL NO. 556, Prime Sponsor: Representative Warnke, mandating state to provide adequate transportation vehicles for school districts. Reported by Committee on Education.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Chandler, Co-Chairman; Heck, Co-Chairman; Bender, Craswell, Galloway, Nelson (G.A.), Sommers, Taller, Taylor, Tupper, Valle, Van Dyken, Whiteside.

February 13, 1979

MAJORITY recommendation: Do pass with the following amendments:

On page 3, following section 8, add a new section to read as follows:

"NEW SECTION. Sec. 9. This act is necessary for the immediate preservation of the public peace, health, and safety, the support of the state government and its existing public institutions, and shall take effect immediately."

Renumber the remaining section consecutively.

On page 1, line 4 of the title, after "bonds;" strike "and" and after "sections" insert "; and declaring an emergency"

Signed by Representatives Hurley, Executive Chairwoman; Fuller, Co-Chairman; Brown, North, Sprague, Taylor.

February 15, 1979

HOUSE BILL NO. 612, Prime Sponsor: Representative King, increasing workmen's compensation for permanent partial disabilities. Reported by Committee on Labor.

MAJORITY recommendation: Do pass with the following amendments:

On page 5, after line 17 add the following new section:

"NEW SECTION. Sec. 2. This act is necessary for the immediate preservation of the public peace, health, and safety, the support of the state government and its existing public institutions, and shall take effect immediately."

On page 1, line 1 of the title after "insurance;" strike "and" and strike "and" and after "1.32.080" insert "; and declaring an emergency".

Signed by Representatives Clayton, Chairman; Lux, Co-Chairman; Dunlap, Fancher, Flanagan, Jovanovich, King, Monohon, Scott, Smith (C).
February 15, 1979

HOUSE BILL NO. 778, Prime Sponsor: Representative Kreidler, changing the law on voting to dissolve an agricultural cooperative association. Reported by Committee on Agriculture.

MAJORITY recommendation: Do pass. Signed by Representatives Kreidler, Executive Chairman; Fancher, Co-Chairwoman; Amen, Becker, Clayton, Erak, Hastings, Heck, Scott, Van Dyken.

February 15, 1979

HOUSE BILL NO. 788, Prime Sponsor: Representative Winsley, authorizing affiliated banks or trust companies to form common trust funds for investments. Reported by Committee on Financial Institutions.

MAJORITY recommendation: Do pass. Signed by Representatives Winsley, Executive Chairwoman; Eng, Co-Chairman; Blair, Eberle, Hurley, Knowles, Kreidler, Lux, Newhouse, Rosbach, Sommers.

February 13, 1979

HOUSE BILL NO. 795, Prime Sponsor: Representative Eng, authorizing the state college and state universities to issue charitable gift annuities. Reported by Committee on Financial Institutions.

MAJORITY recommendation: Do pass with the following amendments:
On page 5, line 5 beginning with "!!!!" strike all the matter down to and including "college" on line 7 and insert "charitable gift annuity;"
On page 9, line 15 after "(12)" insert "Any charitable"

Signed by Representatives Winsley, Executive Chairwoman; Eng, Co-Chairman; Eberle, Hurley, Knowles, Kreidler, Lux, Newhouse, Rosbach.

February 13, 1979

HOUSE BILL NO. 803, Prime Sponsor: Representative Winsley, permitting the supervisor of banking to establish guidelines for use of unissued shares of capital stock. Reported by Committee on Financial Institutions.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Winsley, Executive Chairwoman; Eng, Co-Chairman; Deccio, Eberle, Hurley, Knowles, Kreidler, Lux, Newhouse, Rosbach.

February 13, 1979

HOUSE BILL NO. 806, Prime Sponsor: Representative Winsley, authorizing the supervisor of banking to issue cease and desist orders against mutual savings banks engaging in certain practices. Reported by Committee on Financial Institutions.

MAJORITY recommendation: Do pass. Signed by Representatives Winsley, Executive Chairwoman; Eng, Co-Chairman; Eberle, Knowles, Kreidler, Lux, Newhouse, Rosbach.

February 13, 1979

HOUSE BILL NO. 808, Prime Sponsor: Representative Winsley, permitting corporations doing a trust business to deposit securities held in trust in other banks and trust companies. Reported by Committee on Financial Institutions.

MAJORITY recommendation: Do pass. Signed by Representatives Winsley, Executive Chairwoman; Eng, Co-Chairman; Eberle, Knowles, Kreidler, Lux, Newhouse, Rosbach.

February 15, 1979

HOUSE BILL NO. 836, Prime Sponsor: Representative Schmitten, removing the limit on assessment increases by the apple commission. Reported by Committee on Agriculture.

MAJORITY recommendation: Do pass. Signed by Representatives Kreidler, Executive Chairman; Fancher, Co-Chairwoman; Amen, Becker, Clayton, Erak, Hastings, Heck, Scott, Van Dyken.

February 16, 1979

HOUSE BILL NO. 846, Prime Sponsor: Representative Newhouse, correcting statutory references to the Department of Revenue. Reported by Committee on Judiciary.
MAJORITY recommendation: Do pass. Signed by Representatives Newhouse, Executive Chairman; Smith (R), Co-Chairman; Chandler, Knowles, Sherman, Thompson, Tilly, Winsley.

February 16, 1979

HOUSE BILL NO. 847, Prime Sponsor: Representative Smith (R), correcting statutory references to the Department of Social and Health Services. Reported by Committee on Judiciary.

MAJORITY recommendation: Do pass. Signed by Representatives Newhouse, Executive Chairman; Smith (R), Co-Chairman; Chandler, Knowles, Sherman, Thompson, Tilly, Winsley.

February 14, 1979

HOUSE BILL NO. 848, Prime Sponsor: Representative Smith (R), correcting statutory references to the office of financial management. Reported by Committee on Judiciary.

MAJORITY recommendation: Do pass. Signed by Representatives Newhouse, Executive Chairman; Smith (R), Co-Chairman; Chandler, Knowles, Sherman, Thompson, Tilly, Winsley.

February 16, 1979

HOUSE BILL NO. 849, Prime Sponsor: Representative Newhouse, correcting statutory references to the department of licensing. Reported by Committee on Judiciary.

MAJORITY recommendation: Do pass. Signed by Representatives Newhouse, Executive Chairman; Smith (R), Co-Chairman; Chandler, Knowles, Sherman, Thompson, Tilly, Winsley.

February 15, 1979

HOUSE BILL NO. 875, Prime Sponsor: Representative Winsley, increasing the amounts that banks and trust companies may invest in real estate. Reported by Committee on Financial Institutions.

MAJORITY recommendation: Do pass. Signed by Representatives Winsley, Executive Chairwoman; Eng, Co-Chairman; Eberle, Hurley, Knowles, Kreidler, Lux, Newhouse, Rosbach, Sommers.

February 15, 1979

HOUSE BILL NO. 952, Prime Sponsor: Representative Winsley, modifying liability of banks and trust companies for adverse claims on deposits. Reported by Committee on Financial Institutions.

MAJORITY recommendation: Do pass. Signed by Representatives Winsley, Executive Chairwoman; Eng, Co-Chairman; Blair, Eberle, Hurley, Knowles, Kreidler, Lux, Newhouse, Rosbach, Sommers.

February 14, 1979

SENATE BILL NO. 2206, Prime Sponsor: Senator Hansen, revising the fees and procedures for commercial feed inspection. Reported by Committee on Agriculture.

MAJORITY recommendation: Do pass with the following amendments:
On page 3 add a new section following section 1 as follows:
'*NEW SECTION. Sec. 2. This act shall take effect on January 1, 1980.*'
On page 1, line 1 of the title strike '*and*
On page 1, line 4 of the title after '*RCW 15.53.9018*' insert '*; and providing an effective date*'

Signed by Representatives Kreidler, Executive Chairman; Fancher, Co-Chairwoman; Amen, Becker, Clayton, Hastings, Heck, Van Dyken.

MOTION
On motion of Mr. King, all bills listed on today's agenda under the fifth order of business were passed to Committee on Rules for second reading.

SECOND READING

HOUSE BILL NO. 65, by Representatives Salatino, Deccio and King:
Recognizing Columbus Day.
The bill was read the second time.
On motion of Mr. King, the rules were suspended, the second reading considered the third, and House Bill No. 65 was placed on final passage.

Representatives Salatino, Isaacson and Deccio spoke in favor of the bill.

POINT OF ORDER

Mr. Berentson: "I think Representative Deccio is impugning the motives and intents of a fellow countryman, Representative Isaacson, and it's clear the Norwegians should receive equal treatment on this floor and I would trust that you would keep Representative Deccio in line, Mr. Speaker, and insist that he speak only to the merits of the issue. I just hope he hasn't blown this bill for you."

Speaker Bagnariol: "Confine your remarks to the merits of the issue, Representative Deccio."

Representative Deccio continued his remarks in favor of the bill, and Representatives Bond and O'Brien also spoke in favor of the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 65, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.

House Bill No. 65, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 208, by Representatives Newhouse and Smith, R. (by Judicial Council request):

Increasing jurisdictional amounts in justice courts.

The House resumed consideration of the bill on second reading. (For previous action, see Journal, 36th Day, February 12, 1979.)

Speaker Bagnariol stated the question before the House to be the amendment by Representative Salatino to the committee amendment.

Mr. Salatino spoke in favor of the amendment to the committee amendment.

Mr. Smith (R) stated that he wished to withdraw the objections he had previously made to the amendment, and now spoke in favor of it.

POINT OF INQUIRY

Mr. Smith (R) yielded to question by Mr. Newhouse.

Mr. Newhouse: "Representative Smith, I notice in this amendment—and I just had word from some people back in my district—that this amendment requires that information about assets of the defendant in the small claims court must list those assets. The objection I heard was that now, not in justice court and certainly not in small claims court, can real estate listings be required, and if such comes up in justice court, it must go to superior court for that type of information. Is that true?"

Mr. Smith (R): "As I understand the law, neither small claims court nor justice court has jurisdiction to claim title to property, but I do not understand the law to prohibit either the justice court or district court from inquiring in a supplemental proceeding about assets of a defendant relative to those. I'm not certain about that."

Mr. Newhouse spoke against the amendment.

The amendment to the committee amendment was adopted.

The committee amendment as amended was adopted.
Mr. Addison moved adoption of the following amendments by Representatives Addison and Salatino:

On page 2, line 28 strike "less than five hundred" and insert "((less than five hundred)) not in excess of one thousand."

On page 2, line 35 strike "less than five hundred" and insert "((less than five hundred)) not in excess of one thousand."

On page 3, line 1 strike "less than five hundred" and insert "((less than five hundred)) not in excess of one thousand."

On page 3, line 3 strike "less than five hundred" and insert "((less than five hundred)) not in excess of one thousand."

On page 3, line 6 strike "less than five hundred" and insert "((less than five hundred)) not in excess of one thousand."

On page 3, line 12 strike "less than five hundred" and insert "((less than five hundred)) not in excess of one thousand."

On page 3, line 15 strike "less than five hundred" and insert "((less than five hundred)) not in excess of one thousand."

On page 3, beginning on line 17 strike "less than five hundred" and insert "((less than five hundred)) not in excess of one thousand."

On page 3, line 20 strike "less than five hundred" and insert "((less than five hundred)) not in excess of one thousand."

On page 3, line 24 strike "less than five hundred" and insert "((less than five hundred)) not in excess of one thousand."

Representatives Addison and Salatino spoke in favor of the amendments, and Mr. Smith (R) spoke against them.

Representatives Addison and Salatino spoke again in favor of the amendments, and Mr. Smith (R) again opposed them.

Mr. Jovanovich spoke in favor of the amendments, and Mr. Newhouse spoke against them.

POINT OF ORDER

Mr. Salatino: "I don't like Representative Newhouse's comments. I think they are impugning not only my motives, but the motives of every member in this body who voted for the last amendment. I would ask that he refrain his comments to whatever."

Mr. Bagnariol: "Your point is well taken. When you make the remark that an amendment is ridiculous, Representative Newhouse, that depends on your point of view. Kindly confine your remarks to the issue."

Mr. Newhouse concluded his remarks in opposition to the amendments.

POINT OF INQUIRY

Mr. Salatino yielded to question by Ms. Winsley.

Ms. Winsley: "I'm concerned with the way the amendment is drafted and the way the bill is drafted. Will this allow companies such as J.C. Penney, Sears, Bon Marche, to use the small claims court to collect past due accounts of under a thousand dollars?"

Mr. Salatino: "I guess, Representative Winsley, these businesses have been able to use the small claims court system in the past. In reference to your point though, I think it should be brought out that a survey was done for our subcommittee pertaining to King County's small claims court, and in January, out of 260 cases that were heard in 1977, 47 of those cases involved businesses. Businesses can be defined as small business people, corporations, so I guess it's a matter of semantics, but they certainly are allowed to use small claims court as they have always been able to use small claims court."

Mr. Addison spoke again in favor of the amendments, and Mr. Thompson also spoke in favor of them.

ROLL CALL

The Clerk called the roll on adoption of the amendments by Representatives Addison and Salatino to House Bill No. 208, and the amendments were adopted by the following vote: Yeas, 58; nays, 38; not voting, 2.

Voting yea: Representatives Addison, Bagnariol, Barnes, Barr, Berentson, Bond, Brown, Craswell, Deccio, Dunlap, Eberle, Erak, Fancher, Fuller, Gallagher, Galloway, Garrett, Granlund, Greengo, Grimm, Haley, Hastings, Heck, Houchen, Hughes, Jovanovich, Kreidler, Maxie, McCormick, McDonald, McGinnis,
On motion of Mr. King, the House advanced to the eighth order of business.

RESOLUTION

HOUSE RESOLUTION NO. 79-10, by Representative Heck:

WHEREAS, The eclipse of the sun is the most spectacular celestial phenomenon which can be viewed by man; and
WHEREAS, The eclipse of the sun is considered to be of special importance, connected with affairs of state, and influential over man's destiny; and
WHEREAS, Great importance is laid upon the observation of solar eclipses; and
WHEREAS, The center line of the shadow of a total solar eclipse will fall over the city of Goldendale, Washington on Monday, February 26; and
WHEREAS, The total eclipse of the sun to be viewed at Goldendale on February 26 will be the first such eclipse to be seen in Washington since 1918 and the last to be seen until 2017; and
WHEREAS, The total eclipse as viewed from Goldendale will be broadcast live nationally by network television at approximately 8:15 a.m. on February 26 and videotaped by public broadcasting; and
WHEREAS, The city of Goldendale is anticipating over five thousand people including approximately one hundred fifty journalists to travel to that community in order to view the total eclipse; and
WHEREAS, Goldendale's observatory, the largest public facility of its kind in the world, will be used by prominent scientists during the solar eclipse for purposes of important research; and
WHEREAS, On Friday, February 23, Saturday, February 24, and on Sunday, February 25 the city of Goldendale is sponsoring a series of public lectures to be delivered by nationally known speakers on such subjects as man and his future in space, the search for extraterrestrial life, ancient astronomy, planetary astronomy, the nature of meteorites, and solar eclipses; and
WHEREAS, Dr. Karl Henize, NASA astronaut, will be in Goldendale from February 24 to February 26 and will speak on the subject of space shuttle astronomy on Saturday evening, February 24; and
WHEREAS, The city of Goldendale and its citizens are most graciously extending their hospitality to the citizens of Washington State, of the United States, and of the rest of the world and inviting all to attend the historic event in Goldendale on February 26 and the significant programs preceding it; and
WHEREAS, Two royal astronomers in the court of the Chinese emperor after having become drunk were caught unaware and unprepared to perform special rites attendant to the first recorded solar eclipse in 2137 B.C. and had their heads chopped off therefor; and
WHEREAS, The city of Goldendale, unlike the ancient Chinese astronomers, is giving proper attention and due note to the total eclipse which will begin at approximately 7:00 a.m. on February 26; and
WHEREAS, The sun on February 26 will be properly delivered from the dragon which will attempt to devour it;

NOW, THEREFORE, BE IT RESOLVED, By the House of Representatives, that the city of Goldendale and the Goldendale Observatory are hereby duly commended for their significant role in the forthcoming historical total solar eclipse;

BE IT FURTHER RESOLVED, That the governor is requested to proclaim a Goldendale Appreciation Day on February 26, 1979, in recognition of its hospitality and significant works being performed in conjunction with the total solar eclipse to take place on that day; and

BE IT FURTHER RESOLVED, That official copies of this resolution be immediately transmitted by the chief clerks of the house to the Honorable Governor Dixy Lee Ray and the
Honorable Cyrus Forry, Mayor of Goldendale and to Dr. Howard Kubler, President of the Board of Directors of the Goldendale Observatory Corporation.

Mr. Heck moved adoption of the resolution and spoke in favor of it.

Representatives Zimmerman, Grimm and Struthers spoke in favor of the resolution, and it was adopted.

Speaker Bagnariol declared the House to be at east until 1:40 p.m.
Speaker Bagnariol called the House to order at 1:40 p.m.

MOTION

On motion of Mr. Salatino, the House reverted to the fifth order of business.

REPORTS OF STANDING COMMITTEES

February 15, 1979

INITIATIVE 62, relating to revenue and taxation. Reported by Committee on Revenue.

MAJORITY recommendation: Do pass. Signed by Representatives Craswell, Co-Chairwoman; Sommers, Co-Chairwoman; Addison, Bond, Brown, Erickson, Granlund, Greengo, Hastings, Nelson (D), O'Brien, Sanders, Smith (R), Winsley.

Passed to Committee on Rules for second reading.

February 15, 1979

HOUSE BILL NO. 92, Prime Sponsor: Representative Bond, allowing corporate employees to withdraw from industrial insurance eligibility. Reported by Committee on Labor.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Clayton, Chairman; Lux, Co-Chairman; Dunlap, Fancher, Flanagan, Jovanovich, King, Monohon, Scott, Smith (C).

Passed to Committee on Rules for second reading.

February 15, 1979

HOUSE BILL NO. 177, Prime Sponsor: Representative Martinis, modifying provisions relating to salmon charter boats. Reported by Committee on Natural Resources.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Vrooman, Co-Chairman; Adams, Dawson, Jovanovich, Martinis, McDonald, Mitchell, Monohon, Nelson (G.A.), Rosbach, Smith (R).

Passed to Committee on Rules for second reading.

February 15, 1979

HOUSE BILL NO. 187, Prime Sponsor, Representative Vrooman, authorizing the department of natural resources to exchange surplus administrative land for certain purposes. Reported by Committee on Natural Resources.


Passed to Committee on Rules for second reading.

February 15, 1979

HOUSE BILL NO. 191, Prime Sponsor: Representative Heck, allowing costs incurred relating to sale and issuance of school district bonds to be deducted from bond proceeds. Reported by Committee on Education.

MAJORITY recommendation: Do pass. Signed by Representatives Chandler, Co-Chairman; Heck, Co-Chairman; Bender, Eng, Galloway, Nelson (G.A.), Sommers, Taller, Taylor, Tupper, Valle, Van Dyken, Whiteside.

Passed to Committee on Rules for second reading.

February 14, 1979

HOUSE BILL NO. 269, Prime Sponsor: Representative Sommers, extending timber tax rate. Reported by Committee on Revenue.

MAJORITY recommendation: Do pass with the following amendments:

On page 4, after line 32 insert the following:
NEW SECTION. Sec. 2. The six and one-half percent tax rate provided in RCW 82.04.291 applies retroactively to January 1, 1979.
Renumber the remaining section to read "Sec. 3."
On page 1, line 4 of the title after "RCW 82.04.291;" insert "creating a new section;"
Signed by Representatives Craswell, Co-Chairwoman; Sommers, Co-Chairwoman; Addison, Brown, Erickson, Galloway, Granlund, Greengo, Hastings, Nelson (D), Smith (R), Winsley.
Passed to Committee on Rules for second reading.

HOUSE BILL NO. 298, Prime Sponsor: Representative Valle, controlling vehicle emissions. Reported by Committee on Ecology.
MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Valle, Executive Chairwoman; Barr, Co-Chairman; Brekke, Galloway, Isaacson, Pruitt, Sanders.
Passed to Committee on Rules for second reading.

HOUSE BILL NO. 460, Prime Sponsor: Representative Vrooman, regulating processing and transportation of specialized forest products. Reported by Committee on Natural Resources.
MAJORITY recommendation: Do pass. Signed by Representatives Schmitten, Executive Chairman; Vrooman, Co-Chairman; Adams, Dawson, Jovanovich, Mitchell, Monohon, Nelson (G.A.), Owen, Rosbach.
MINORITY recommendation: Do not pass. Signed by Representative Martinis.
Passed to Committee on Rules for second reading.

HOUSE BILL NO. 557, Prime Sponsor: Representative Warnke, setting forth procedure to reimburse school districts for operating costs in transportation of students. Reported by Committee on Education.
MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Chandler, Co-Chairman; Heck, Co-Chairman; Bender, Craswell, Ehlers, Eng, Galloway, Nelson (G.A.), Sommers, Taller, Taylor, Tupper, Valle, Van Dyken, Whiteside.
Passed to Committee on Rules for second reading.

HOUSE BILL NO. 874, Prime Sponsor: Representative Owen, revising laws relating to the forest fire advisory board. Reported by Committee on Natural Resources.
MAJORITY recommendation: Do pass. Signed by Representatives Schmitten, Executive Chairman; Vrooman, Co-Chairman; Adams, Dawson, Jovanovich, Martinis, McDonald, Monohon, Nelson (G.A.), Owen, Rosbach, Smith (R).
Passed to Committee on Rules for second reading.

HOUSE JOINT RESOLUTION NO. 21, Prime Sponsor: Representative Knowles, authorizing additional court commissioners. Reported by Committee on Judiciary.
MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Newhouse, Executive Chairman; Smith, (R), Co-Chairman; Chandler, Knowles, Sherman, Tilly.
Passed to Committee on Rules for second reading.

SECOND READING

HOUSE BILL NO. 208:
The House resumed consideration of the bill on second reading.
Mr. Addison moved adoption of the following amendments by Representatives Addison and Salatino:
On page 5, line 9 before "dollars" strike "((three)) five hundred" and insert "((three-hundred)) one thousand".

On page 5, line 13 following "exceed" strike "two hundred" and insert "((two-hundred)) one thousand".

Mr. Addison spoke in favor of the amendments, and Mr. Smith (R) spoke against them.

The amendments were adopted.

Mr. Smith (R) moved adoption of the following amendment:
On page 5, line 14 after "dollars." insert "No person may file more than one action in the small claims department in any calendar month."

Representatives Smith (R) and Winsley spoke in favor of the amendment, and Representatives Fuller and Jovanovich spoke against it.

Mr. Smith (R) spoke again in favor of the amendment.

Mr. Patterson demanded an electric roll call and the demand was sustained.

Mr. Thompson spoke in favor of the amendment, and Mr. Wilson spoke against it.

POINT OF ORDER

Mr. Smith (R): "I believe, Mr. Speaker, my distinguished colleague from Marysville referred to my amendment as ridiculous. I would ask the Speaker to chastise the member for that or whatever."

SPEAKER BAGNARIOL'S RULING

Speaker Bagnariol: "Your point is well taken. No amendment on this floor is ridiculous. There are many amendments offered that the Speaker doesn't care for, but they are offered in good faith by the individuals offering amendments."

Representatives Bond and Jovanovich spoke against the amendment, and Mr. Smith (R) spoke again in favor of it.

Mr. Jovanovich spoke again in opposition to the amendment.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representative Smith (R) to House Bill No. 208, and the amendment was not adopted by the following vote: Yeas, 49; nays, 49; not voting, 0.


Mr. Newhouse moved adoption of the committee amendment to the title.

On motion of Mr. Salatino, the following amendment to the committee amendment by Representatives Salatino and Addison was adopted:
In the title amendment after "insert" and before "; insert "; amending section 10, chapter 187, Laws of 1919 and RCW 12.40.100"

The committee amendment as amended was adopted.

House Bill No. 208 was ordered engrossed and passed to Committee on Rules for third reading.

THIRD READING

SUBSTITUTE HOUSE BILL NO. 16, by Committee on Local Government (originally sponsored by Representatives Whiteside, Winsley, Van Dyken, Isaacson, Fuller and Barnes):

Authorizing local governments to administer senior citizen programs.

The bill was read the third time and placed on final passage.

Representatives Whiteside and North spoke in favor of the bill.
POINT OF INQUIRY

Mr. Whiteside yielded to question by Ms. Maxie.

Ms. Maxie: "Representative Whiteside, does Substitute House Bill No. 16 answer the question of constitutionality of giving senior citizens a reduced utility rate?"

Mr. Whiteside: "There is that possibility within this law.

Ms. Maxie: "It's my understanding that there's another vehicle coming through the Senate to address that question specifically and this question was asked of me on a radio show a couple of weeks ago. I didn't know the answer at that time, but I think I did relate that there is a bill to address that issue. So this would be, in your estimation, intended to be all-incumbent?"

Mr. Whiteside: "Yes. That question was asked and it would be possible for your local legislative authorities to grant that reduction."

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 16, and the bill passed the House by the following vote: Y 98; nays, 0; not voting, 0.


Substitute House Bill No. 16, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

ENGROSSED HOUSE BILL NO. 168, by Representatives Warnke, Struthers, Salatino, Sanders, Fuller, Addison, Greengo and Maxie (by Legislative Committee on Commerce request):

Excluding babysitting referral services from the definition of employment agency.

The bill was read the third time and placed on final passage.

Mr. Warnke spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 168, and the bill passed the House by the following vote: Yeas, 97; nays, 1; not voting, 0.


Voting nay: Representative Hurley.

Engrossed House Bill No. 168, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 183, by Representatives Schmitten and Vrooman:

Changing procedures used by the department of natural resources in sales and exchanges.

The bill was read the third time and placed on final passage.

Mr. Schmitten spoke in favor of the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 183, and the bill passed the House by the following vote: Yeas, 97; nays, 0; not voting, 1.

Not voting: Representative Dawson.

House Bill No. 183, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE CONCURRENT RESOLUTION NO. 2, by Representatives Oliver, Bond, Tilly, Owen, Walk, Pruitt, Craswell, Addion, Teutsch, Hurley, Rohrbach, Taylor, Williams and Sanders:

Establishing a week honoring the family.

The resolution was read the third time and placed on final passage.

On motion of Mr. King, the rules were suspended, and House Concurrent Resolution was returned to second reading for the purpose of amendment.

On motion of Mr. Oliver, the following amendment by Representatives Oliver, Owen, Hughes, Schmitten and Craswell was adopted:

Beginning on line 14 strike "January 21 through January 27" and insert "March 11 through March 17"

Mr. Lux moved adoption of the following amendments:

On page 1, line 15 after "family;" strike "and"
On page 1, line 18 after "activities" insert "; and

BE IT FURTHER RESOLVED, That the legislature calls upon the employers of the state of Washington to refrain from requiring their employees to work overtime during the week so that their employees may have an opportunity to share time with their families.

Mr. Lux spoke in favor of the amendment.

POINT OF ORDER

Mr. Patterson: "Mr. Speaker, I raise the question of scope and object on this amendment."

SPEAKER BAGNARIOL'S RULING

Speaker Bagnariol: "We have before us consideration of House Concurrent Resolution No. 2. A concurrent resolution does not contain a title and the issue does deal with families. The amendment by Representative Lux is in the same basic vein of protecting families. The Speaker will rule the amendment is within the scope and object."

Representatives Fuller, Deccio and Tilly spoke against the amendments, and Representatives King and Douthwaite spoke in favor of them.

Mr. Keller demanded an electric roll call and the demand was sustained.

ROLL CALL

The Clerk called the roll on adoption of the amendments by Representative Lux to House Concurrent Resolution No. 2, and the amendments were adopted by the following vote: Yeas, 66; nays, 31; not voting, 1.


Not voting: Representative Smith C. P.

House Concurrent Resolution No. 2 was ordered engrossed.
On motion of Mr. King, the rules were suspended, the second reading considered the third, and Engrossed House Concurrent Resolution No. 2 was placed on final passage.

Representatives Oliver and Pruitt spoke in favor of the resolution.

Engrossed House Concurrent Resolution No. 2 was adopted.

SUBSTITUTE HOUSE BILL NO. 188, by Committee on Natural Resources (originally sponsored by Representatives Martinis, Schmitten, Vrooman, Mitchell and Wilson):

Requiring selective removal of snags.

The bill was read the third time and placed on final passage.

Representative Vrooman spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 188, and the bill passed the House by the following vote: Yeas, 96; nays, 0; not voting, 2.


Not voting: Representatives Amen, Erak.

Substitute House Bill No. 188, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

ENGROSSED HOUSE BILL NO. 226, by Representatives Heck, Thompson, Grimm, Barnes, Galloway, Bauer, Zimmerman, Burns and Williams:

Authorizing certain reciprocity tuition and fee waivers with the state of Oregon.

The bill was read the third time and placed on final passage.

Representatives Heck, Zimmerman and Barnes spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 226, and the bill passed the House by the following vote: Yeas, 97; nays, 0; not voting, 1.


Not voting: Representative Ericson.

Engrossed House Bill No. 226, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE HOUSE BILL NO. 76, by Committee on Local Government (originally sponsored by Representatives Charnley, Zimmerman, Garrett, Keller and Brekke):

Clarifying grant of home rule power to local governments.

The bill was read the third time and placed on final passage.

Mr. Charnley spoke in favor of passage of the bill, and Mr. Eberle spoke against it.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 76, and the bill passed the House by the following vote: Yeas, 80; nays, 17; not voting, 1.


Not voting: Representative Blair.

Substitute House Bill No. 76, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 101, by Representative Sanders (by Committee on Judiciary of the 45th Legislature request):

Clarifying laws on negligent driving and racing.

The bill was read the third time and placed on final passage.

Mr. Sanders spoke in favor of passage of the bill.

POINT OF INQUIRY

Mr. Sanders yielded to question by Mr. Ehlers.

Mr. Ehlers: "This made something click into my mind concerning a bill we had before on the same subject, where a person asked me whether or not this would restrict or outlaw the blocking off of streets and so forth where rallies or soap box derbies or those kinds of activities are being carried on? They do it in Europe and certain parts of the United States, where they block off highways. Would that kind of activity be restricted under this particular bill?"

Mr. Sanders: "No, Representative Ehlers, that is not the intent of this bill."

Mr. Blair spoke against passage of the bill, and Mr. Knowles spoke in favor of it.

POINT OF INQUIRY

Mr. Sanders yielded to question by Mr. Nelson (D).

Mr. Nelson (D): "Representative Sanders, would this apply to crash elimination derbies?"

Mr. Sanders: "No, it does not."

Mr. Smith (R) spoke against passage of the bill.

MOTION

On motion of Mr. Polk, further consideration of House Bill No. 101 was deferred, and the bill was ordered held for Monday's third reading calendar.

SUBSTITUTE HOUSE BILL NO. 171, by Committee on Natural Resources (originally sponsored by Representative Schmitten):

Establishing minimum fine for molesting food fish or shellfish.

The bill was read the third time and placed on final passage.

Representatives Schmitten and Vrooman spoke in favor of passage of the bill.

POINT OF INQUIRY

Mr. Schmitten yielded to question by Mr. Isaacson.

Mr. Isaacson: "The question is concerning carp. Some people consider them a scrap fish and many people consider them a food fish. In the Columbia River and in Eastern Washington we have such an abundance of carp that many people shoot them with bows and arrows, they snag them, they hit them with rocks, they do, indeed, molest them in that sense. Yet they are so prolific that these waters are not diminished of carp. Would they be considered a food fish in this instance?"
Mr. Schmitten: "Representative Isaacson, moments ago I wouldn't have been able to answer that, but I just looked it up and they are not listed as a food fish on the list that I have, so I think we're safe."

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 171, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


Substitute House Bill No. 171, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

ENGROSSED HOUSE BILL NO. 376, by Representatives O'Brien, Warnke, Thompson, Salatino, Eberle, Erickson, Blair, Adams, Burns, Lux, Chandler, Brown, Teutsch and Maxie:

Establishing the Pacific Northwest festival facility.

The bill was read the third time and placed on final passage.

Representatives O'Brien, Warnke and Eberle spoke in favor of passage of the bill, and Mr. Nelson (G.A.) spoke against it.

Mr. Greengo spoke in favor of the bill, and Representatives Warnke and O'Brien spoke again in favor of it.

POINT OF INFORMATION

Mr. Polk: "What is the percentage of votes that are required to pass this measure? How many votes?"

Speaker Bagnariol: "It takes sixty percent or fifty-nine votes."

Mr. Douthwaite spoke against passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 376, and the bill received the required sixty percent majority by the following vote: Yeas, 65; nays, 33; not voting, 0.


Engrossed House Bill No. 376, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.
MOTION
On motion of Mr. King, the House reverted to the sixth order of business.

SECOND READING

HOUSE BILL NO. 6, by Representatives McCormick and Martinis:
Exempting locomotive operators from the need for a driver's license.

The bill was read the second time.

On motion of Mr. King, the rules were suspended, the second reading considered the third, and House Bill No. 6 was placed on final passage.

Ms. McCormick spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 6, and the bill passed the House by the following vote: Yeas, 96; nays, 0; not voting, 2.


Not voting: Representatives Dawson, Patterson.

House Bill No. 6, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 30, by Representatives Ehlers, Nelson (G.A.), Taller and Sanders:
Establishing a method by which certain criminal cost bills will be paid by the state.

The bill was read the second time.

Committee on State Government recommendation: Majority, do pass as amended. (For amendments, see Journal, 24th Day, January 31, 1979.)

On motion of Mr. Ehlers, the committee amendments were adopted.

House Bill No. 30 was ordered engrossed.

On motion of Mr. Salatino, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 30 was placed on final passage.

Mr. Ehlers spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 30, and the bill passed the House by the following vote: Yeas, 97; nays, 0; not voting, 1.


Not voting: Representative Newhouse.

Engrossed House Bill No. 30, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.
HOUSE BILL NO. 45, by Representatives Clayton, Kreidler and Smith, C. (by Committee on Agriculture of the 45th Legislature request):

Increasing the scope of crop liens.

The bill was read the second time.

On motion of Mr. King, the rules were suspended, the second reading considered the third, and House Bill No. 45 was placed on final passage.

Mr. Clayton spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 45, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


House Bill No. 45, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 46, by Representatives Clayton, Kreidler, Van Dyken, Fuller, Smith (C) and Heck (by Committee on Agriculture of the 45th Legislature request):

Providing for promoting markets for state agricultural products.

The bill was read the second time.

Committee on Agriculture recommendation: Majority, do pass as amended. (For amendments, see Journal, 33rd Day, February 9, 1979.)

On motion of Mr. Kreidler, the committee amendments were adopted.

House Bill No. 46 was ordered engrossed.

On motion of Mr. King, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 46 was placed on final passage.

Mr. Clayton spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 46, and the bill passed the House by the following vote: Yeas, 92; nays, 4; not voting, 2.


Voting nay: Representatives Chandler, Gruger, Schmitten, Tilly.

Not voting: Representatives Addison, Granlund.

Engrossed House Bill No. 46, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTIONS

On motion of Mr. King, the House advanced to the eighth order of business.

On motion of Mr. King, HOUSE BILL NO. 261, SUBSTITUTE HOUSE BILL NO. 379 and HOUSE BILL NO. 480 were rereferred from Committee on Rules to Committee on Appropriations.
On motion of Mr. King, HOUSE BILL NO. 1066 and HOUSE BILL NO. 1346 were rereferred from Committee on Rules to Committee on Institutions.

On motion of Mr. King, HOUSE BILL NO. 548 was rereferred from Committee on Local Government to Committee on State Government.

MOTION

On motion of Mr. King, the House adjourned until 10:00 a.m., Monday, February 19, 1979.

JOHN BAGNARIOL, Speaker
DUANE BERENTSON, Speaker

DEAN R. FOSTER, Chief Clerk
VITO T. CHIECHI, Chief Clerk
THE HONORABLE
SPEAKER OF THE HOUSE OF REPRESENTATIVES
LEGISLATURE OF THE STATE OF WASHINGTON
OLYMPIA, WASHINGTON
DEAR SIR:

On January 16, 1979, we informed both houses of the legislature of the necessity of conducting a full canvass of the signatures filed in support of Initiative to the Legislature No. 61. We have thus far determined that at least 125,596 signatures were of legal voters and have therefore directed that the canvassing process be terminated, as this number exceeds the minimum number of signatures of legal voters required by the State Constitution.

Therefore, we respectfully certify Initiative to the Legislature No. 61 as to the sufficiency of signatures submitted, and pursuant to Article II, section 1, of the State Constitution and RCW 29.79.200, we respectfully transmit a full, true, and complete text of the Initiative as filed in this office on April 24, 1978.

Sincerely,
Donald F. Whiting
Deputy Secretary of State

INITIATIVE TO THE LEGISLATURE 61

AN ACT Relating to solid waste management, establishing a minimum refundable deposit on beverage containers to promote their reuse and recycling; adding a new chapter to Title 70 RCW; and prescribing penalties.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF WASHINGTON:

NEW SECTION. Section 1. This chapter shall be known and may be cited as the Returnable Beverage Container Act.

NEW SECTION. Sec. 2. The people of the state of Washington find that the failure to reuse and recycle empty beverage containers represents a significant and unnecessary waste of important energy and material resources. The littering of empty beverage containers constitutes a public nuisance, a safety hazard, and esthetic blight and imposes upon public and private agencies in this state unnecessary costs for the removal and collection of such containers. Empty beverage containers constitute a significant and rapidly growing proportion of municipal solid waste, whose disposal imposes a severe financial burden on municipal governments. The reuse and recycling of empty beverage containers would eliminate these unnecessary burdens on individuals, local governments, and the environment. A uniform system for requiring a refund value on the sale of all beverage containers in this state would result in a high level of reuse and recycling of such containers when empty.

NEW SECTION. Sec. 3. Unless the context clearly requires otherwise, the definitions in this section shall apply throughout this chapter.

(1) "Beverage" means beer, ale, or other malt drink of whatever alcoholic content, and mineral water, soda water, and similar carbonated soft drinks of any variety, in liquid form and intended for human consumption, but does not include dairy products, fruit juices, wine, or spirits.
(2) "Beverage container" means an airtight container sealed by the manufacturer and designed to contain a beverage under pressure of carbonation, including, but not limited to, containers of metal, glass, plastic, or a combination of these, but does not include cups and other open receptacles.

(3) "Consumer" means any person who purchases a beverage in a beverage container for any use other than resale.

(4) "Dealer" means any person, including the operator of a vending machine, who sells, offers to sell, or engages in the sale of beverages in beverage containers to consumers in this state.

(5) "Department" means the department of ecology of the state of Washington.

(6) "Distributor" means any person who sells or offers for sale beverages in beverage containers to a dealer in this state, including any manufacturer who engages in such sales.

(7) "Manufacturer" means any person bottling, canning, or otherwise filling beverage containers for sale to distributors or dealers.

(8) "Recycling center" means an operation at a specific location, or a related service established pursuant to section 8 or 9 of this act, where any person may redeem the amount of the deposit for any empty beverage container.

NEW SECTION. Sec. 4. (1) Every beverage container sold or offered for sale to a consumer in this state shall have a refund value of not less than five cents.

(2) Except as provided in subsection (3) of this section, every beverage container sold or offered for sale in this state by a dealer shall clearly and prominently indicate by embossing, stamping, labeling, or other method of secure attachment to the beverage container on a place other than the bottom: (a) The refund value; (b) the words "return for deposit"; and (c) the name of this state. Metal beverage containers shall be clearly and prominently embossed or stamped on the top of the container.

(3) The requirement in subsection (2) of this section does not apply to refillable glass beverage containers manufactured before the effective date of this act which have a brand name permanently marked on them and a refund value of not less than five cents.

NEW SECTION. Sec. 5. Except as provided in sections 6 and 10 of this act:

(1) A dealer, or a recycling center established under section 9 of this act to provide the total refund service for a dealer, may not refuse to accept from any person any empty beverage container of the kind, size, and brand sold by the dealer, or refuse to pay in cash upon request to that person, the refund value of the beverage container as established by section 4 of this act.

(2) A distributor may not refuse to accept from a dealer or a recycling center any empty beverage container of the kind, size, or brand sold by the distributor in this state, or refuse to pay the dealer or recycling center the refund value of the beverage container as established by section 4 of this act.

(3) A manufacturer may not refuse to accept from a dealer, recycling center, or distributor any empty beverage container of the kind, size, and brand sold by the manufacturer, or refuse to pay the dealer, recycling center, or distributor the full refund value as established by section 4 of this act.

(4) In addition to the payment of the refund value, the distributor accepting beverage containers under subsection (2) of this section and the manufacturer accepting beverage containers under subsection (3) of this section, shall reimburse the dealer or recycling center for handling the beverage containers in an amount to be set by the Washington state legislature that is not less than one cent per returned container. If the legislature does not set this amount prior to the effective date of this act, the minimum amount of one cent per container shall be the handling reimbursement fee.

(5) The department shall review the adequacy of the amount of reimbursement given to recycling centers and dealers in subsection (4) of this section and shall submit any recommended changes to the regular sessions of the Washington state legislature.

NEW SECTION. Sec. 6. A dealer, recycling center, distributor, or manufacturer may refuse to accept any empty beverage container which does not state thereon the name of this state and a refund value as established by section 4 of this act, which contains material foreign to the normal contents of the container, or which, if glass, is broken. Cans may be crushed but must be intact and the brand name must be recognizable to qualify for refund.

NEW SECTION. Sec. 7. No beverage shall be sold or offered for sale to consumers in this state in a metal beverage container a part of which is designed to be detached in order to open such container.
NEW SECTION. Sec. 8. Recycling centers to refund deposits on beverage containers, at
which consumers may return empty beverage containers and receive payment of the refund
value, may be established and operated by any person. Persons wishing to operate such a recy­
cling center shall register with the department.

NEW SECTION. Sec. 9. (1) A dealer, group of dealers, or a recycling center established
under section 8 of this act may file an application with the department for approval of a recy­
cling center or centers to provide the total refund service for the dealer or dealers. The appli­
cation shall state: The name and address of the person or persons responsible for the
establishment and operation of the center; the kinds, sizes, and brand names of beverage con­
tainers which will be accepted; and the names and addresses of dealers to be served and their
distances from the recycling center.

(2) The department shall give due notice to the public and other affected parties of the
application and, if petitioned by ten or more people, shall hold a public hearing in the area
affected. If after investigation and hearing the department determines that the recycling center
would provide a convenient service to both the dealer and consumers for the return of empty
beverage containers, the application shall be approved. The order of the department approving
the recycling center shall state the dealers to be served and the kind, size, and brand names of
empty beverage containers which the recycling center must accept. The order may contain such
other reasonable provisions as the department may determine to be necessary to ensure that the
recycling center will provide a convenient service to the public.

(3) A list of the dealers served and the kind, sizes, and brand names of empty beverage
containers accepted shall be prominently displayed at each recycling center.

(4) A dealer served by a recycling center shall prominently display within the view of the
consumer at the time of sale of a beverage in a beverage container the location, distance from
the dealer, hours of operation, and the name of the recycling center that serves the dealer.

(5) The department may review the approval of a recycling center established under this
section at any time. After written notice to the person or persons responsible for the establish­
ment and operation of the recycling center and to the dealers served by the recycling center,
the department may, after hearing, withdraw approval of the recycling center if the depart­
ment finds that there has not been compliance with the approval order or if the recycling center
no longer provides a convenient service to the public.

NEW SECTION. Sec. 10. A dealer may refuse to accept from a consumer or other per­
son and to pay the refund value of any beverage container, if the place of business of the dealer
and the kind, size, and brand of beverage container are included in an order of the department
approving a recycling center under section 9 of this act.

NEW SECTION. Sec. 11. Any dealer selling a beverage in a beverage container solely
for consumption on the premises of the dealer may elect not to charge a deposit at the time of
sale, and if so electing, shall not be required to pay a refund for accepting that empty beverage
container back.

NEW SECTION. Sec. 12. Every operator of a vending machine which sells beverages in
beverage containers shall post a conspicuous notice on each vending machine indicating that a
refund value of not less than five cents is available on each beverage container purchased and
where, how far away, and from whom that refund may be obtained.

NEW SECTION. Sec. 13. (1) The department is hereby empowered to promulgate such
rules and regulations in accordance with chapter 34.04 RCW as may be necessary to carry out
the provisions of this chapter.

(2) Decisions of the department, other than rule—making, shall be subject to review in
accordance with chapter 43.21B RCW.

(3) The department shall promulgate such rules and regulations as needed for implemen­
tation of this chapter no later than one year prior to the effective date of this act. Such rules
and regulations shall take effect on the effective date of this act.

NEW SECTION. Sec. 14. Any person found guilty of willfully violating any of the provi­
sions of this chapter shall be guilty of a misdemeanor and subject to a fine of not less than
twenty-five dollars or more than one thousand dollars and costs. Every day a violation occurs is
a separate offense.

NEW SECTION. Sec. 15. If any provision of this act or its application to any person or
circumstance is held invalid, the remainder of the act or the application of the provision to
other persons or circumstances is not affected.

NEW SECTION. Sec. 16. The department, in cooperation with other state agencies, shall
submit to the legislature no later than one year prior to the effective date of this act a report
that includes potential legislation or other programs which would accomplish the following objectives:

(a) The maximum reuse via rewashing and refilling of all glass beverage containers and the maximum recycling of all other beverage containers returned under this act;

(b) The maximum reuse and recycling of other beverage containers not included under this act;

(c) The enhancement of recycling of other materials present in recoverable quantities in the solid waste stream via recycling centers set up under this act;

(d) Equitable compensation or other assistance to workers who may be displaced by this act;

(e) Changes in the B & O tax and other taxes assessed recycling centers that would enhance their economic viability.

NEW SECTION. Sec. 17. Except as provided in section 13(3) and section 16 of this act:

(1) This act shall take effect April 1, 1981, if passed by the legislature in its 46th regular session; or

(2) This act shall take effect January 1, 1982, if adopted by the people in the general election of 1979.

NEW SECTION. Sec. 18. Sections 1 through 17 of this act shall constitute a new chapter in Title 70 RCW.

Referred to Committee on Ecology.

MESSAGE FROM THE SENATE

February 16, 1979

Mr. Speaker:

The Senate has passed:

SUBSTITUTE SENATE BILL NO. 2024,
SENATE BILL NO. 2045,
ENGROSSED SUBSTITUTE SENATE BILL NO. 2117,
SUBSTITUTE SENATE BILL NO. 2141,
ENGROSSED SUBSTITUTE SENATE BILL NO. 2142,
SENATE BILL NO. 2173,
ENGROSSED SENATE BILL NO. 2180,
SUBSTITUTE SENATE BILL NO. 2184,
ENGROSSED SENATE BILL NO. 2272,
SENATE BILL NO. 2354,
SENATE BILL NO. 2486,
ENGROSSED SENATE BILL NO. 2511,

and the same are herewith transmitted.

Bill Gleason, Assistant Secretary.

INTRODUCTIONS AND FIRST READING

SUBSTITUTE SENATE BILL NO. 2024, by Committee on Ways and Means (originally sponsored by Senators Donohue, Matson, Odegaard, Scott and Conner):

Extending the 106% limit to state levies for schools.

To Committee on Revenue

SENATE BILL NO. 2045, by Senators Peterson and Conner:

Excluding certain salmon guides from the laws governing charter boats.

To Committee on Natural Resources

ENGROSSED SUBSTITUTE SENATE BILL NO. 2117, by Committee on Local Government (originally sponsored by Senators Quigg, Sellar and Talley):

Changing certain sewerage improvement districts to sewer districts.

To Committee on Local Government

SUBSTITUTE SENATE BILL NO. 2141, by Committee on Social and Health Services (originally sponsored by Senators Day and Moore):

Revising the regulations of the practice of pharmacy.

To Committee on Social and Health Services
ENGROSSED SUBSTITUTE SENATE BILL NO. 2142, by Committee on Agriculture (originally sponsored by Senators Gaspard, Bottiger, Goltz and Woody):
Changing the penalty for causing physical damage to animals.
To Committee on Agriculture

SENATE BILL NO. 2173, by Senators Talmadge, Clarke and Woody:
Revising the laws relating to court commissioners.
To Committee on Judiciary

ENGROSSED SENATE BILL NO. 2180, by Senators Gaspard, Hansen, Benitz, Wilson, Day, Wanamaker and Hayner:
Limiting the application of nuisance laws to agricultural activities.
To Committee on Agriculture

SUBSTITUTE SENATE BILL NO. 2184, by Committee on Ecology (originally sponsored by Senators Guess, Day, Pullen and Lee):
Including recycling facilities in the definition of "waste disposal facilities" for bond issuing purposes.
To Committee on Ecology

ENGROSSED SENATE BILL NO. 2272, by Senators Day, Quigg, Wanamaker and Hayner:
Requiring continuing education for nurses.
To Committee on Social and Health Services

SENATE BILL NO. 2354, by Senators Fleming, Guess and Ridder (by Department of Transportation request):
Modifying the requirements for publication of the call for bids for highway projects.
To Committee on Transportation

SENATE BILL NO. 2486, by Senators Sellar, Hansen and Morrison:
Removing the limit on assessment increases by the apple commission.
To Committee on Agriculture

ENGROSSED SENATE BILL NO. 2511, by Senators Van Hollebeke, Walgren, Matson, Morrison, Quigg, Wojahn and Jones:
Making the recovery and recycling of waste materials part of litter control.
To Committee on Commerce

MOTION
On motion of Mr. Polk, all bills listed on today's agenda under the fourth order of business were considered first reading and passed to the committees designated.

REPORTS OF STANDING COMMITTEES
February 16, 1979

HOUSE BILL NO. 156, Prime Sponsor: Representative Mitchell, relating to fiscal notes and appropriation clauses on legislation mandating expenditures by state or local units of government. Reported by Committee on Local Government.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Charnley, Co-Chairman; Zimmerman, Co-Chairman; Brekke, Brown, Garrett, Keller, North, Rosbach, Teutsch, Whiteside.

February 16, 1979

HOUSE BILL NO. 307, Prime Sponsor: Representative Newhouse: Revising the criminal code. Reported by Committee on Judiciary.

MAJORITY recommendation: Do pass. Signed by Representatives Newhouse, Executive Chairman; Smith (R), Co-Chairman; Chandler, Knowles, Sherman, Thompson, Tilby, Winsley.
February 15, 1979

HOUSE BILL NO. 380, Prime Sponsor: Representative Dawson, providing new and revised state highway numbers and descriptions. Reported by Committee on Transportation.

MAJORITY recommendation: Do pass with the following amendments:
On page 6, line 36 strike all of section 14 and renumber the remaining sections consecutively.
On page 1, line 20 of the title, after "RCW 47.17.575;" strike all of the material down through "RCW 47.17.610;" on line 22.

Signed by Representatives Wilson, Co-Chairman; Martinis, Co-Chairman; Bender, Burns, Clayton, Eberle, Erak, Garrett, Issacson, McCormick, Patterson, Smith (C), Sprague, Struthers, Walk.

February 15, 1979

HOUSE BILL NO. 406, Prime Sponsor: Representative Patterson, excluding freeway speeding violations between 55 and 70 from a driver's insurance abstract. Reported by Committee on Transportation.

MAJORITY recommendation: Do pass with the following amendment:
On page 2, line 19 after "vehicle on" strike "!!" and insert "a Washington"

Signed by Representatives Wilson, Co-Chairman; Martinis, Co-Chairman; Bender, Burns, Clayton, Eberle, Erak, Garrett, Issacson, McCormick, Patterson, Smith (C), Sprague, Struthers.

February 13, 1979

HOUSE BILL NO. 504, Prime Sponsor: Representative Grimm, modifying requirements for senior citizen park passes. Reported by Committee on Parks and Recreation.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Hurley, Executive Chairwoman; Fuller, Co-Chairman; Brown, North, Sprague, Taylor.

February 15, 1979

HOUSE BILL NO. 535, Prime Sponsor: Representative Valle, providing exemptions from regulation for common carriers to certain motor freight carriers. Reported by Committee on Transportation.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Wilson, Co-Chairman; Martinis, Co-Chairman; Bender, Burns, Erak, Garrett, McCormick, Patterson, Smith (C), Sprague, Struthers, Walk.

February 15, 1979

HOUSE BILL NO. 570, Prime Sponsor: Representative May, funding public transportation systems. Reported by Committee on Transportation.

MAJORITY recommendation: Do pass. Signed by Representatives Wilson, Co-Chairman; Martinis, Co-Chairman; Bender, Burns, Charnley, Clayton, Erak, Garrett, Issacson, McCormick, Patterson, Sherman, Smith (C), Sprague, Struthers, Walk.

February 15, 1979

HOUSE BILL NO. 622, Prime Sponsor: Representative Martinis, removing expiration date from motor vehicle excise tax distribution statute. Reported by Committee on Transportation.

MAJORITY recommendation: Do pass with the following amendments:
On page 1, line 12 after "treasurer" insert "and the department of transportation"
On page 3, line 9 after "tax" insert "on the first day of the months of January, April, July and October of each year by the state treasurer based upon information provided by the department of transportation"
On page 3, beginning on line 19 strike all of section 2.

Signed by Representatives Wilson, Co-Chairman; Martinis, Co-Chairman; Bender, Burns, Charnley, Clayton, Dawson, Eberle, Erak, Garrett, Issacson, McCormick, Patterson, Sherman, Smith (C), Sprague, Struthers, Walk.

February 16, 1979

HOUSE BILL NO. 729, Prime Sponsor: Representative Douthwaite, modifying the laws on panel medicine plans for state employees. Reported by Committee on State Government.
MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Ehlers, Executive Chairman; Taller, Co-Chairman; Burns, Greengo, Jovanovich, McGinnis, Pruitt, Salatino, Walk, Williams.

February 15, 1979

HOUSE BILL NO. 732, Prime Sponsor: Representative Keller, providing a competitive rating system for insurance. Reported by Committee on Insurance.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Rohrbach, Executive Chairman; Adams, Dawson, Erak, Houchen, Keller, McDonald, Zimmerman.

MINORITY recommendation: Do not pass and that Substitute House Bill No. 732 be not substituted for House Bill No. 732 and that Substitute House Bill No. 732 do not pass. Signed by Representative Douthwaite, Co-Chairman.

February 16, 1979

HOUSE BILL NO. 860, Prime Sponsor: Representative Van Dyken, revising the guidelines for decisions of boundary review boards. Reported by Committee on Local Government.

MAJORITY recommendation: Do pass. Signed by Representatives Chamley, Co-Chairman; Zimmerman, Co-Chairman; Brekke, Brown, Garrett, Keller, North, Rohrbach, Rosbach, Schmitten, Van Dyken, Whiteside.

February 16, 1979

HOUSE BILL NO. 1041, Prime Sponsor: Representative Chandler, relating to education. Reported by Committee on Rules.

MOTIONS

On motion of Mr. Polk, all bills listed on today's agenda under the fifth order of business were referred to the Committee on Rules for second reading with the exception of House Bill No. 1041.

On motion of Mr. Polk, HOUSE BILL NO. 1041 was rereferred to Committee on Education.

SECOND READING

HOUSE BILL NO. 96, by Representatives Sherman and Charnley:

Facilitating ride sharing operations.

The bill was read the second time.

On motion of Mr. Martinis, Substitute House Bill No. 96 was substituted for House Bill No. 96, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 96 was read the second time.

On motion of Mr. Salatino, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 96 was placed on final passage.

Ms. Sherman spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 96, and the bill passed the House by the following vote: Yeas, 94; nays, 1; not voting, 3.


Voting nay: Representative Isaacson.

Not voting: Representatives Dunlap, Garrett, Monohon.
Substitute House Bill No. 196, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 196, by Representatives Clayton, Walk and McCormick (by Department of Licensing request):

Increasing the interest rate for delinquent reciprocal or proportional registration fees.

The bill was read the second time.

On motion of Mr. Deccio, the rules were suspended, the second reading considered the third, and House Bill No. 196 was placed on final passage.

Mr. Clayton spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 196, and the bill passed the House by the following vote: Yeas, 96; nays, 1; not voting, 1.


Voting nay: Representative Warnke.

Not voting: Representative Dunlap.

House Bill No. 196, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 279, by Representatives Newhouse and Knowles:

Excluding small civil claims from the court of appeals.

The bill was read the second time.

Committee on Judiciary recommendation: Majority, do pass as amended. (For amendment, see Journal, 29th Day, February 5, 1979.)

On motion of Mr. Newhouse, the committee amendment was adopted.

House Bill No. 279 was ordered engrossed.

On motion of Mr. Deccio, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 279 was placed on final passage.

Mr. Newhouse spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 279, and the bill passed the House by the following vote: Yeas, 96; nays, 0; not voting, 2.


Not voting: Representatives Dunlap, Monohon.

Engrossed House Bill No. 279, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.
HOUSE BILL NO. 288, by Representatives McCormick, Wilson, Gallagher, Bond, Addison and Douthwaite:

Encouraging the use of nonpolluting fuels.

The bill was read the second time.

Mr. Isaacson moved adoption of the following amendments by Representatives Isaacson and McCormick:

On page 1, line 15 strike "$60" and insert "((566)) $45"

On page 1, line 16 strike "$70" and insert "((776)) $45"

Representatives Isaacson and McCormick spoke in favor of the amendments, and they were adopted.

House Bill No. 288 was ordered engrossed.

On motion of Mr. Deccio, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 288 was placed on final passage.

Ms. McCormick spoke in favor of final passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 288, and the bill passed the House by the following vote: Yeas, 95; nays, 1; not voting, 2.


Voting nay: Representative Walk.

Not voting: Representatives Dunlap, Monohon.

Engrossed House Bill No. 288, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 319, by Representatives Burns, Patterson, Grimm, Barnes, Douthwaite, Keller, Kreidler, Greengo, Lux, Erickson and Gruger:

Authorizing waiver of fees for university or college employees taking courses thereat, but limited to space available basis.

The bill was read the second time.

On motion of Mr. Salatino, Substitute House Bill No. 319 was substituted for House Bill No. 319, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 319 was read the second time.

On motion of Mr. Deccio, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 319 was placed on final passage.

Representatives Burns, Barnes and Grimm spoke in favor of passage of the bill.

POINT OF INQUIRY

Mr. Burns yielded to question by Mr. Struthers.

Mr. Struthers: "Representative Burns, would this mean that an employee at the University of Washington or at Washington State University could take advantage of this?"

Mr. Burns: "No."

POINT OF INQUIRY

Mr. Burns yielded to question by Mr. Deccio.

Mr. Deccio: "Representative Burns, some of the state employees, even though they are working half time, under the present law or allowances, are taking part of their pay and still
are able to go to the University. Is this the kind of situation that will develop if this bill passes?"

Mr. Burns: "I guess I don't understand your question."

Mr. Deccio: "What I'm saying is, is someone going to be able to take leave from their job and get at least partial payment and attend classes at the University?"

Mr. Burns: "No, they will not be able to take leave of their jobs."

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 319, and the bill passed the House by the following vote: Yeas, 89; nays, 7; not voting, 2.


Not voting: Representatives Dunlap, Monohan.

Substitute House Bill No. 319, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 351, by Representatives Barr, Kreidler and Amen:

Increasing the maximum allowable agricultural commodity assessment on wheat.

The bill was read the second time.

On motion of Mr. Deccio, the rules were suspended, the second reading considered the third, and House Bill No. 351 was placed on final passage.

Mr. Barr spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 351, and the bill passed the House by the following vote: Yeas, 89; nays, 1; not voting, 8.


Voting nay: Representative Gallagher.


House Bill No. 351, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

STATEMENT FOR THE JOURNAL

The machine malfunctioned and my vote was not recorded. I wish the record to show that I intended to vote "Yes."

HAROLD CLAYTON, 15th District.

HOUSE BILL NO. 454, by Representatives Rohrbach and McDonald (by Insurance Commissioner request):

Increasing the service of process fee in legal action against an insurer.

The bill was read the second time.

The Clerk read the following amendment by Representative Douthwaite:

On page 1, line 21 after "commissioner." insert a new section to read as follows:
Sec. 2. Section .18.1, chapter 79, Laws of 1947 and RCW 48.18.110 are each amended to read as follows:

(1) The commissioner shall disapprove any such form of policy, application, rider, or endorsement, or withdraw any previous approval thereof, only
   (a) if it is in any respect in violation of or does not comply with this code; or
   (b) if it does not comply with any controlling filing theretofore made and approved; or
   (c) if it contains or incorporates by reference any inconsistent, ambiguous or misleading clauses, or exceptions and conditions which unreasonably or deceptively affect the risk purported to be assumed in the general coverage of the contract; or
   (d) if it has any title, heading, or other indication of its provisions which is misleading; or
   (e) if purchase of insurance thereunder is being solicited by deceptive advertising;
   (f) if a reasonable person would not find it to be written in simple language, logically and clearly arranged in a legible format, and generally readable and understandable to the consumer: PROVIDED, That this subparagraph (f) shall only apply to any form used for personal contracts of private passenger automobile, homeowners, or dwelling fire insurance issued or renewed after December 31, 1980.

(2) In addition to the grounds for disapproval of any such form as provided in subsection (1) of this section, the commissioner may disapprove any form of disability insurance policy if the benefits provided therein are unreasonable in relation to the premium charged.

POINT OF ORDER

Mr. Rohrbach: "Mr. Speaker, I believe this amendment would fall under Rule 31 and is not germane to the bill."

Speaker Berentson declared the House to be at ease.
Speaker Berentson called the House to order.

SPEAKER BERENTSON'S RULING

Speaker Berentson: "I will rule the amendment by Representative Douthwaite is in order."

Mr. Douthwaite moved adoption of the amendment and spoke in favor of it.

Mr. Zimmerman spoke against adoption of the amendment, and Mr. Charnley spoke in favor of it.

Mr. King demanded an electric roll call and the demand was sustained.

Representatives Sommers and Erak spoke in favor of the amendment, and Representatives Rohrbach, Struthers and McGinnis spoke against it.

POINT OF INQUIRY

Mr. Douthwaite yielded to question by Ms. Teutsch.

Ms. Teutsch: "Representative Douthwaite, could you tell me what the penalty would be if an insurance company or an agency did not comply with item (f) in this amendment?"

Mr. Douthwaite: "The answer is there in (1): 'The commissioner shall disapprove any such form of policy, application, rider, or endorsement, or withdraw any previous approval thereof, only if...'; one of those five items applied. So he may disapprove a policy if it is considered by him to be unreadable."

Ms. Teutsch: "That would be the commissioner that would make that decision?"

Mr. Douthwaite: "The Insurance Commissioner, who is a duly elected official of the State of Washington."

Representatives Maxie, Smith (R) and Douthwaite spoke in favor of the amendment, and Representatives McDonald, Flanagan, Zimmerman, Barnes and Rohrbach spoke against it.

Mr. Polk demanded the previous question, and the demand was sustained.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representative Douthwaite to House Bill No. 454, and the amendment was adopted by the following vote: Yeas, 58; nays, 38; not voting, 2.

FORTY-THIRD DAY, FEBRUARY 19, 1979


Not voting: Representatives Dunlap, Monohon.

On motion of Mr. Douthwaite, the following amendments to the title were adopted:

On page 1, line 1 after "insurance;" strike "and"
On page 1, line 2 after "RCW 48.05.210" insert "; and amending section .18.11, chapter 79, Laws of 1947 and RCW 48.18.110"

House Bill No. 454 was ordered engrossed and passed to Committee on Rules for third reading.

MOTION

On motion of Mr. Polk, the House advanced to the eighth order of business.

RESOLUTION

HOUSE RESOLUTION NO. 79-12, by Representative Nelson (G.A.):

WHEREAS, Rosalynn Dianne Sumners, from Edmonds, Washington, became the national novice figure-skating champion in the 1979 United States National Championships held in Cincinnati, Ohio, on January 30 through February 3, 1979; and
WHEREAS, Fourteen year-old Rosalynn Sumners, who started figure-skating when she was seven years old, has truly earned her championship title through her remarkable dedication, great determination, healthy sense of competition, and love for figure-skating motivating Rosalynn to practice between eight and ten hours a day to combine her talent with acquired skills achieving a rare, exciting blend of a beautiful, graceful, and masterful performance on ice; and
WHEREAS, Rosalynn Sumners, through her present achievements and continued efforts, is coming closer to her goals of representing the state of Washington and the United States in the 1984 Olympic Games and becoming a gold medal winner; and
WHEREAS, The considerable financial and moral support from Rosalynn Sumners' parents, Ronald L. Sumners and Betty A. Sumners, the encouragement from her two brothers, John and James, and the skill, patience, high standards, and dedication of Rosalynn's teacher, Lorraine Borman, have been and will be crucial in helping Rosalynn strive toward realizing her potential as a champion figure-skater;

NOW, THEREFORE, BE IT RESOLVED, By the House of Representatives, that the members of the House of Representatives congratulate Rosalynn Dianne Sumners for winning the national novice figure-skating championship and express the pride, faith, and encouragement shared by the people of the state of Washington in Rosalynn Dianne Sumners' future achievements.

Mr. Nelson (G.A.) moved adoption of the resolution and spoke in favor of it.

The resolution was adopted.

MOTION

On motion of Mr. Polk, the House reverted to the sixth order of business.

SECOND READING

HOUSE BILL NO. 163, by Representatives North, Erickson, Ehlers and Valle:

Adding lay members to the veterinary board of governors.

The bill was read the second time.

On motion of Mr. Taller, Substitute House Bill No. 163 was substituted for House Bill No. 163, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 163 was read the second time.

On motion of Mr. Deccio, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 163 was placed on final passage.

Ms. North spoke in favor of passage of the bill.
ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 163, and the bill passed the House by the following vote: Yeas, 95; nays, 1; not voting, 2.


Not voting: Representatives Dunlap, Monohon.

Substitute House Bill No. 163, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 455, by Representatives McGinnis and Rohrbach (by Insurance Commissioner request):

Eliminating laws regulating employee welfare trust funds.

The bill was read the second time.

On motion of Mr. Deccio, the rules were suspended, the second reading considered the third, and House Bill No. 455 was placed on final passage.

Mr. McGinnis spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 455, and the bill passed the House by the following vote: Yeas, 96; nays, 0; not voting, 2.


Not voting: Representatives Dunlap, Monohon.

House Bill No. 455, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 459, by Representatives Maxie, Rohrbach and McGinnis (by Insurance Commissioner request):

Setting time limits for requesting refunds of insurance fees and taxes.

The bill was read the second time.

On motion of Mr. Rohrbach, Substitute House Bill No. 459 was substituted for House Bill No. 459, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 459 was read the second time.

On motion of Mr. Deccio, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 459 was placed on final passage.

Representatives Rohrbach and Maxie spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 459, and the bill passed the House by the following vote: Yeas, 95; nays, 0; not voting, 3.

Substitute House Bill No. 459, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 602, by Representatives Rohrbach, Douthwaite, Dawson and Maxie:
Permitting reliance on CPA's audit in an insurance examination.

The bill was read the second time.

On motion of Mr. Deccio, the rules were suspended, the second reading considered the third, and House Bill No. 602 was placed on final passage.

Mr. Rohrbach spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 602, and the bill passed the House by the following vote: Yeas, 96; nays, 0; not voting, 2.


Not voting: Representatives Dunlap, Monohon, Patterson.

House Bill No. 602, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 175, by Representatives Martinis, Wilson, Schmitten, Vrooman, Mitchell, Galloway, Jovanovich and Erak (by Department of Fisheries request):
Extending the limitation on commercial salmon licenses.

The bill was read the second time.

On motion of Mr. Schmitten, Substitute House Bill No. 175 was substituted for House Bill No. 175, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 175 was read the second time.

On motion of Mr. Deccio, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 175 was placed on final passage.

Representatives Martinis and Schmitten spoke in favor of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 175, and the bill passed the House by the following vote: Yeas, 86; nays, 10; not voting, 2.


Not voting: Representatives Dunlap, Monohon.
Substitute House Bill No. 175, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 87, by Representatives Clayton and Barr:
Regulating agricultural commodity warehouses.
The bill was read the second time.
Committee on Agriculture recommendation: Majority, do pass as amended. (For amendments see Journal, 29th Day, February 5, 1979.)
On motion of Mr. Kreidler, the committee amendments were adopted.
House Bill No. 87 was ordered engrossed and passed to Committee on Rules for third reading.

HOUSE BILL NO. 187, by Representatives Vrooman, Fuller, Schmitten and Teutsch:
Authorizing the department of natural resources to exchange surplus administrative land for certain purposes.
The bill was read the second time.
On motion of Mr. Deccio, the rules were suspended, the second reading considered the third, and House Bill No. 187 was placed on final passage.
Mr. Vrooman spoke in favor of passage of the bill.

ROLL CALL
The Clerk called the roll on the final passage of House Bill No. 187, and the bill passed the House by the following vote: Yeas, 96; nays, 0; not voting, 2.
Not voting: Representatives Dunlap, Monohon.

House Bill No. 187, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION
On motion of Mr. Polk, the House recessed until 1:30 p.m.

AFTERNOON SESSION
The House was called to order at 1:30 p.m. by Speaker Berentson. The Clerk called the roll and all members were present except Representative Monohon, who was excused.

SECOND READING
HOUSE BILL NO. 194, by Representatives Burns, Grimm, Oliver, Erickson and Heck:
Mandating responsibility in program development and budgetary considerations in use of services and activities fees.
The bill was read the second time.
On motion of Mr. Grimm, Substitute House Bill No. 194 was substituted for House Bill No. 194, and the substitute bill was placed on the calendar for second reading.
Substitute House Bill No. 194 was read the second time and passed to Committee on Rules for third reading.
HOUSE BILL NO. 230, by Representatives Fancher, Kreidler, Erak, Amen, Clayton and Smith, C. (by Department of Agriculture request):
Revising laws relating to identification of cattle through licensing of certified feed lots.
The bill was read the second time.
Committee on Agriculture recommendation: Majority, do pass as amended. (For amendments, see Journal, 31st Day, February 7, 1979.)
On motion of Ms. Fancher, the committee amendments were adopted.
House Bill No. 230 was ordered engrossed and passed to Committee on Rules for third reading.

HOUSE BILL NO. 249, by Representatives Kreidler, Lux and Adams (by Committee on Social and Health Services request):
Implementing the National Health Planning and Resources Development Act of 1974.
The bill was read the second time.
On motion of Mr. Whiteside, Substitute House Bill No. 249 was substituted for House Bill No. 249, and the substitute bill was placed on the calendar for second reading.
Substitute House Bill No. 249 was read the second time.
On motion of Mr. Deccio, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 249 was placed on final passage.
Mr. Kreidler spoke in favor of passage of the bill.

ROLL CALL
The Clerk called the roll on the final passage of Substitute House Bill No. 249, and the bill passed the House by the following vote: Yeas, 77; nays, 20; not voting, 1.
Not voting: Representative Monohon.
Substitute House Bill No. 249, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 298, by Representatives Valle, Chandler, Pruitt and Douthwaite:
Controlling vehicle emissions.
The bill was read the second time.
On motion of Ms. Valle, Substitute House Bill No. 298 was substituted for House Bill No. 298, and the substitute bill was placed on the calendar for second reading.
Substitute House Bill No. 298 was read the second time.
Mr. Eberle moved adoption of the following amendment:
On page 4, line 2 following "service" insert : PROVIDED, That only zip code service areas with a recorded history of exceeding the air quality standard established pursuant to this chapter shall be eligible for designation as an emission contributing area.
Mr. Eberle spoke in favor of the amendment, and Representatives Valle and Isaacsan spoke against it.

POINT OF INQUIRY
Mr. Isaacsan yielded to question by Mr. Eberle.
Mr. Eberle: "The thing which I have been unable to identify with, Representative Isaacsan, is that as we make this law and identify the areas for which people are compelled to
have their cars fixed, even though we don't have general agreement on what the standards ought to be, it seems to me we're putting a real power in the hands of regulatory bodies to tell the average person who drives his car to work where he ought to go. Do we have time to work this problem? When is the final deadline?*

Mr. Isaacson: "I believe Representative Valle can best answer that, but the program must be installed by January 1981, and we must make a decision by January 1982 as to whether or not we will be in compliance or if we can be in compliance. If we have a program in effect at that time we can get an extension until 1987. So it's not a matter whether or not we want super agencies telling us what to do. That has happened with the National Environmental Policy Act and it's implemented and has been augmented further, reinforced by Congress when they passed the bill last August which followed upon the court case by Brown of California vs. EPA. Brown won his case that the EPA could not establish suspensions and then Congress passed a law that says they can pass suspensions. It's now a law of the land.*

Representatives Valle and Douthwaite spoke against the amendment, and Representative Eberle spoke again in favor of it.

**POINT OF INQUIRY**

Ms. Valle yielded to question by Mr. Erak.

Mr. Erak: "Representative Valle, would you tell me what type of fiscal impact this would have on local governments and whether they could, in fact, handle this type of impact if there is one?"

Ms. Valle: "The fiscal impact is unclear at this time simply because we do not know how the Department of Ecology will handle this. The bill speaks to a three-way option. That is that the Department of Ecology may do the inspections in the voluntary phase, or it may contract it out to private garages here in the state, or similar operations within the state or a private firm that specializes in the business of testing auto exhaust. In the final phase, we have said that the Department of Ecology may not do the inspections themselves. In other words, it is not the intent of this legislature to build a big bureaucracy and to let them do the inspections; however, the history of departments conceiving the voluntary phaseout is unclear. This is a new business of the state involving themselves, and whether they will make every effort—and if they do make every effort to contract this out with a firm that does the inspections—the less cost in the long run to the taxpayers. There is no immediate impact on local government.*

Representatives Barr and Isaacson spoke against the amendment.

Mr. Ehlers demanded the previous question.

Mr. Eberle demanded an electric roll call and the demand was sustained.

**ROLL CALL**

The Clerk called the roll on the demand for the previous question, and the demand was sustained by the following vote: Yeas, 81; nays, 12; not voting, 5.


Voting nay: Representatives Addison, Barnes, Barr, Bond, Craswell, Deccio, Mitchell, Nisbet, O'Brien, Patterson, Polk, Teutsch.


Speaker Berentson stated the question before the House to be the amendment by Representative Eberle.

**ROLL CALL**

The Clerk called the roll on adoption of the amendment by Representative Eberle to Substitute House Bill No. 298, and the amendment was not adopted by the following vote: Yeas, 23; nays, 74; not voting, 1.

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Not voting: Representative Monohon.

Mr. Eberle moved adoption of the following amendment:
On page 4, line 10 following "approval" insert ":\ PROVIDED, That the standing committees shall take into account alternative plans for traffic rerouting and traffic bans that may have been prepared by local municipal corporations for the purpose of satisfying federal emission guidelines."

POINT OF ORDER

Mr. Douthwaite: "Under Rule 31, Mr. Speaker, I think this amendment is beyond the scope and object of the bill."

Speaker Berentson ruled the amendment to be in order.

Representatives Eberle, Valle, Isaacson and Barr spoke in favor of the amendment, and Representatives Patterson and Douthwaite spoke against it.

Ms. Valle spoke again in favor of the amendment.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representative Eberle to Substitute House Bill No. 298, and the amendment was adopted by the following vote: Yeas, 70; nays, 24; not voting, 3.


Not voting: Representatives Granlund, Monohon, Scott.

Substitute House Bill No. 298 was ordered engrossed and passed to Committee on Rules for third reading.

HOUSE BILL NO. 333, by Representatives Martinis, Schmitten, Vrooman, Wilson and Jovanovich:

Establishing a two-year program restricting salmon charter boat fishing.

The bill was read the second time.

On motion of Mr. Schmitten, Substitute House Bill No. 333 was substituted for House Bill No. 333, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 333 was read the second time.

Mr. Dunlap moved adoption of the following amendments:
On page 3, line 10 strike "fully" and insert "not"
On page 3, line 11 strike "transfer" and insert "return"
On page 3, beginning on line 11 strike "another charter boat" and insert "the department of fisheries"
On page 3, line 12 following "boat." insert "The department of fisheries shall reissue returned permits to vessels which have applied for such permits through a selection by lottery procedure to be established by the department."
On page 3, line 17 strike "transferred" and insert "returned"
On page 3, line 18 strike "be notified and the department shall"

Mr. Dunlap spoke in favor of the amendments, and Representatives Martinis and Schmitten spoke against them.

Mr. Dunlap spoke again in favor of the amendments, and Mr. Martinis again spoke in opposition to them.

Mr. Wilson spoke in favor of the amendments.
The amendments were not adopted.

Substitute House Bill No. 333 was passed to Committee on Rules for third reading.

**HOUSE BILL NO. 367**, by Representatives Chandler, Heck, Whiteside, Bauer, Bender, Taller, Tupper and Mitchell:

Having state board of education examine and accredit all public schools within a school district.

The bill was read the second time.

On motion of Mr. Chandler, Substitute House Bill No. 367 was substituted for House Bill No. 367, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 367 was read the second time.

On motion of Mr. Deccio, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 367 was placed on final passage.

Mr. Chandler spoke in favor of passage of the bill, and Mr. Taylor spoke against it.

**MOTION**

On motion of Mr. Polk, further consideration of Substitute House Bill No. 367 was deferred, and the bill was ordered placed on tomorrow's third reading calendar.

**HOUSE BILL NO. 397**, by Representatives O'Brien, Polk and Burns (by State Treasurer request):

Revising laws relating to state accounts and funds.

The bill was read the second time.

Committee on State Government recommendation: Majority, do pass as amended. (For amendment, see Journal, 40th Day, February 16, 1979.)

On motion of Mr. Ehlers, the committee amendment was adopted.

House Bill No. 397 was ordered engrossed.

On motion of Mr. Deccio, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 397 was placed on final passage.

Mr. O'Brien spoke in favor of passage of the bill.

**ROLL CALL**

The Clerk called the roll on the final passage of Engrossed House Bill No. 397, and the bill passed the House by the following vote: Yeas, 96; nays, 1; not voting, 1.


Voting nay: Representative Teutsch.

Not voting: Representative Monohon.

Engrossed House Bill No. 397, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

**HOUSE BILL NO. 402**, by Representatives Hastings, Newhouse, Smith (C), Barr and Struthers:

Providing for fund disbursement by irrigation districts.

The bill was read the second time.

On motion of Mr. Taller, Substitute House Bill No. 402 was substituted for House Bill No. 402, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 402 was read the second time.
On motion of Mr. Flanagan, the following amendment was adopted:
On page 3, line 2 following "voucher" strike "verified by the claimant" and insert "((verified by the claimant))"

On motion of Mr. Hastings, the following amendment was adopted:
On page 3, line 3 following "the" strike "auditor" and insert "((auditor)) appropriate official"

On motion of Mr. Flanagan, the following amendments were adopted:
On page 3, add a new section following section I as follows:
'Sec. 2. Section 3, chapter 276, Laws of 1961 and RCW 87.03.441 are each amended to read as follows:
The directors may provide by resolution that the secretary may deposit the following temporary funds in a local bank in the name of the district: (1) A fund to be known as 'general fund' in which shall be deposited all moneys received from the sale of land, except such portion thereof as may be obligated for bond redemption, and all rentals, tolls, and all miscellaneous collections. This fund shall be transmitted to the district treasurer or disbursed in such manner as the directors may designate. (2) A fund to be known as 'fiscal fund' in which shall be deposited all collections made by the district as fiscal agent of the United States. (3) A 'revolving fund' in such amount as the directors shall by resolution determine, acquired by the issue of coupon warrants or by transfer of funds by warrant drawn upon the expense fund. This fund may be disbursed by check signed by the secretary or such other person as the board may designate, in the payment of such ((current expenses)) expenditures as the board may deem necessary. This fund shall be reimbursed by ((submitting the canceled checks)) submitting copies of approved vouchers and/or copy of payrolls to the county auditor with a claim voucher specifying the fund upon which warrants for such reimbursements shall be drawn. The warrants for such reimbursements shall be made out by the auditor to the 'secretary's revolving fund.'"

On page 1, line 1 of the title after "districts;" strike "and" and insert "RCW 87.03.440" insert "; and amending section 3, chapter 276, Laws of 1961 and RCW 87.03.441"

Substitute House Bill No. 402 was ordered engrossed.

On motion of Mr. Deccio, the rules were suspended, the second reading considered the third, and Engrossed Substitute House Bill No. 402 was placed on final passage.

Mr. Hastings spoke in favor of passage of the bill.

ROLL CALL
The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 402, and the bill passed the House by the following vote: Yeas, 96; nays, 1; not voting, 1.


Voting nay: Representative Keller.

Not voting: Representative Monohan.

Engrossed Substitute House Bill No. 402, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 481, by Representatives Chandler, Sommers, Thompson, Winsley, Smith (R), Amen, Owen, Blair, Polk, O'Brien, Nelson (G.A.), Sherman, Grimm, Fancher, Eng, Bond, Heck, Mitchell, Tupper and Patterson:
Permitting certain persons and institutions to prepare documents relating to the sale of property.
The bill was the second time.
On motion of Ms. Winsley, Substitute House Bill No. 481 was substituted for House Bill No. 481, and the substitute bill was placed on the calendar for second reading.
Substitute House Bill No. 481 was read the second time.
On motion of Mr. Deccio, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 481 was placed on final passage.
Mr. Chandler spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 481, and the bill passed the House by the following vote: Yeas, 94; nays, 3; not voting, 1.


Voting nay: Representatives Knowles, Roebach, Sprague.

Not voting: Representative Monohon.

Substitute House Bill No. 481, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 578, by Representatives Knowles and Newhouse:

Revising the laws relating to court commissioners.

The bill was read the second time.

On motion of Mr. Newhouse, Substitute House Bill No. 578 was substituted for House Bill No. 578, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 578 was read the second time.

On motion of Mr. Deccio, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 578 was placed on final passage.

Mr. Knowles spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 578, and the bill passed the House by the following vote: Yeas, 96; nays, 0; not voting, 2.


Not voting: Representatives Dawson, Monohon.

Substitute House Bill No. 578, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 588, by Representatives Rohrbach and Keller (by Insurance Commissioner request):

Authorizing issuance of certain limited licenses to sell insurance.

The bill was read the second time.

Committee on Insurance recommendation: Majority, do pass as amended. (For amendments, see Journal, 33rd Day, February 9, 1979.)

On motion of Mr. Rohrbach, the committee amendments were adopted.

House Bill No. 588 was ordered engrossed.

On motion of Mr. Deccio, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 588 was placed on final passage.

Mr. Rohrbach spoke in favor of passage of the bill.
ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 588, and the bill passed the House by the following vote: Yeas, 97; nays, 0; not voting, 1.


Not voting: Representative Monohon.

Engrossed House Bill No. 588, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

On motion of Mr. Polk, the House reverted to the fifth order of business.

REPORTS OF STANDING COMMITTEES

February 19, 1979

HOUSE BILL NO. 149, Prime Sponsor: Representative Knowles, relating to county law libraries. Reported by Committee on Judiciary.

MAJORITY recommendation: Do pass. Signed by Representatives Newhouse, Executive Chairman; Smith (R), Co-Chairman; Chandler, Knowles, Sherman, Thompson, Winsley.

February 16, 1979

HOUSE BILL NO. 391, Prime Sponsor: Representative Erickson, requiring approval and announcement of prior agreement on damages in civil actions. Reported by Committee on Judiciary.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Newhouse, Executive Chairman; Smith (R), Co-Chairman; Chandler, Knowles, Sherman, Thompson, Tilly, Winsley.

February 15, 1979

HOUSE BILL NO. 408, Prime Sponsor: Representative Pruitt, administering the early and periodic screening, diagnosis and treatment program. Reported by Committee on Social and Health Services.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Adams, Co-Chairman; Whiteside, Co-Chairman; Brekke, Gruger, Kreidler, Lux, May, Mitchell, Pruitt, Schmitten, Teutsch.

February 16, 1979

HOUSE BILL NO. 424, Prime Sponsor: Representative Smith (R), allowing negotiation of court filing fees between cities and counties. Reported by Committee on Judiciary.

MAJORITY recommendation: Do pass with the following amendment:

On page 1, line 25 beginning with "shall" strike everything down to and including "service" on page 2, line 1 and insert "and the county shall be deemed to have entered into an agreement to submit the issue to arbitration pursuant to chapter 7.04 RCW, and the municipal corporation and the county shall be entitled to the same rights and subject to the same duties as other parties who have agreed to submit to arbitration pursuant to chapter 7.04 RCW"

Signed by Representatives Newhouse, Executive Chairman; Smith (R), Co-Chairman; Chandler, Knowles, Sherman, Thompson, Tilly, Winsley.

February 16, 1979

HOUSE BILL NO. 427, Prime Sponsor: Representative Smith (R), limiting the use of search warrants. Reported by Committee on Judiciary.

MAJORITY recommendation: Do pass with the following amendment:

On page 1, line 20 after "That" insert "if the evidence is sought to be secured from any radio or television station or from any regularly published newspaper, magazine or wire service, or from any employee of such station or publication."
HOUSE BILL NO. 447, Prime Sponsor: Representative Heck, providing for implementation of bilingual education programs in the common schools. Reported by Committee on Education.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Chandler, Co-Chairman; Heck, Co-Chairman; Bender, Eng, Galloway, Sommers, Taller, Tupper, Valle, Van Dyken, Whiteside.

February 15, 1979

HOUSE BILL NO. 590, Prime Sponsor: Representative Valle, establishing a pilot project for displaced homemakers. Reported by Committee on Social and Health Services.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Adams, Co-Chairman; Whiteside, Co-Chairman; Brekke, Gruger, Houchen, Kreidler, Lux, May, Mitchell, Pruitt, Schmitten, Teutsch, Tupper.

February 15, 1979

HOUSE BILL NO. 668, Prime Sponsor: Representative Lux, modifying restrictions on governmental access to records of the employment security department. Reported by Committee on Judiciary.

MAJORITY recommendation: Do pass. Signed by Representatives Newhouse, Executive Chairman; Smith (R), Co-Chairman; Chandler, Knowles, Sherman, Thompson, Tilly, Winsley.

February 16, 1979

HOUSE BILL NO. 697, Prime Sponsor: Representative Newhouse, revising the law on replevin. Reported by Committee on Judiciary.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Newhouse, Executive Chairman; Smith (R), Co-Chairman; Chandler, Knowles, Sherman, Thompson, Winsley.

February 16, 1979

MOTIONS

On motion of Mr. Polk, all bills listed on the supplemental agenda under the fifth order of business were passed to Committee on Rules for second reading with the exception of House Bill No. 408, House Bill No. 447 and House Bill No. 590.

On motion of Mr. Polk, HOUSE BILL NO. 408, HOUSE BILL NO. 447 and HOUSE BILL NO. 590 were rereferred to Committee on Appropriations.

On motion of Mr. Polk, the House advanced to the eighth order of business.

RESOLUTION

HOUSE RESOLUTION NO. 79–11, by Representatives Haley, Addison, Blair, Chandler, Nelson (D), Nisbet, Patterson, Rohrbach, Sprague, Tupper and Williams:

WHEREAS, The Washington Public Power Supply System has experienced major cost escalation and schedule slippages on its nuclear power plant construction projects; and

WHEREAS, A major management study has stated that the board of directors of the Washington Public Power Supply System suffers an overall lack of perspective on these projects; and

WHEREAS, That same study has further charged that at least one hundred million dollars in cost escalation could be avoided on the remaining nuclear plant construction if more effective management practices were instituted; and

WHEREAS, Overall perspective, cost and schedule control and efficient management practices are the ultimate responsibility of top management in any organization;

NOW, THEREFORE, BE IT RESOLVED, By the House of Representatives of the State of Washington, that the House of Representatives determines that a change in top management staff of the Washington Public Power Supply System is necessary to insure that the
future energy needs of the people of the state will be met in a timely manner and at a reason­able cost; and

BE IT FURTHER RESOLVED, That the House of Representatives calls for the board of directors of the Washington Public Power Supply System to undertake an immediate nationwide search for the management expertise necessary to direct the Washington Public Power Supply System nuclear projects.

House Resolution No. 79-11 was referred to Committee on Energy and Utilities.

MOTION

On motion of Mr. Polk, the House adjourned until 10:00 a.m., Tuesday, February 20, 1979.

JOHN BAGNARIOL, Speaker
DUANE BERENTSON, Speaker
The House was called to order at 10:00 a.m. by the Speaker (Mr. O'Brien presiding). The Clerk called the roll and all members were present.

The flag was escorted to the rostrum by a Sergeant at Arms Color Guard, Pages Paula Martinis and Debbie Farrar. Prayer was offered by The Reverend Charles Loyer of the Westminster United Presbyterian Church of Olympia.

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

MESSAGE FROM THE SENATE

February 19, 1979

Mr. Speaker:

The Senate has passed:

SUBSTITUTE SENATE BILL NO. 2028,
SUBSTITUTE SENATE BILL NO. 2055,
ENGROSSED SENATE BILL NO. 2111,
ENGROSSED SENATE BILL NO. 2132,
SENATE BILL NO. 2136,
SUBSTITUTE SENATE BILL NO. 2140,
ENGROSSED SENATE BILL NO. 2176,
ENGROSSED SENATE BILL NO. 2178,
ENGROSSED SENATE BILL NO. 2179,
ENGROSSED SENATE BILL NO. 2221,
ENGROSSED SUBSTITUTE SENATE BILL NO. 2226,
SENATE BILL NO. 2233,
ENGROSSED SENATE BILL NO. 2237,
ENGROSSED SUBSTITUTE SENATE BILL NO. 2254,
ENGROSSED SUBSTIRATE SENATE BILL NO. 2277,
ENGROSSED SENATE BILL NO. 2305,
SUBSTITUTE SENATE BILL NO. 2393,
SENATE BILL NO. 2403,

and the same are herewith transmitted.

Sidney R. Snyder, Secretary.

REPORTS OF STANDING COMMITTEES

February 19, 1979

HOUSE BILL NO. 97, Prime Sponsor: Representative Newhouse, exempting vehicles hauling farm products from regulation under certain circumstances. Reported by Committee on Transportation.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Wilson, Co-Chairman; Martinis, Co-Chairman; Bender, Burns, Charnley, Dawson, Eberle, Erak, Gallagher, Garrett, Isaacson, McCormick, Patterson, Sherman, Smith (C), Sprague, Struthers, Tilly, Walk.

February 19, 1979

HOUSE BILL NO. 100, Prime Sponsor: Representative Patterson, extending state route number 27 through Pullman. Reported by Committee on Transportation.

MAJORITY recommendation: Do pass. Signed by Representatives Wilson, Co-Chairman; Martinis, Co-Chairman; Bender, Burns, Charnley, Dawson, Eberle, Erak, Gallagher, Garrett, Isaacson, McCormick, Patterson, Sherman, Smith (C), Sprague, Struthers, Tilly, Walk.
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HOUSE BILL NO. 103, Prime Sponsor: Representative Douthwaite, providing for underinsured motor vehicle insurance coverage. Reported by Committee on Insurance.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Rohrbach, Executive Chairman; Douthwaite, Co-Chairman; Adams, Dawson, Erak, Garrett, Houchen, Maxie, McDonald, McGinnis, Zimmerman.

February 15, 1979

HOUSE BILL NO. 202, Prime Sponsor: Representative Becker, diverting offenders from the criminal process. Reported by Committee on Institutions.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Struthers, Chairman; Becker, Co-Chairwoman; Barr, Granlund, Houchen, Nelson (D), Rohrbach.

MINORITY recommendation: Do not pass:
It is counter to public opinion to place a person back into the community after conviction rather than spending their time in prison: Representative Owen.
The bill financially unaccountable; bureaucratic nightmare; the bill is too vague. I am not opposed to the community diversion concept, but I feel this is not the proper vehicle for funding such services: Representative Mitchell.
Signed by Representatives Hurley, Mitchell, Owen.

February 15, 1979

HOUSE BILL NO. 262, Prime Sponsor: Representative Adams, modifying the reporting of vital statistics. Reported by Committee on Social and Health Services.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Adams, Co-Chairman; Whiteside, Co-Chairman; Brekke, Gruger, Houchen, Kreidler, Lux, May, Mitchell, Pruitt, Schmitten, Teutsch, Tupper.

February 19, 1979

HOUSE BILL NO. 630, Prime Sponsor: Representative Flanagan, providing for awarding of attorney fees and costs in lien foreclosures against the reserve fund for a public works' project. Reported by Committee on Judiciary.

MAJORITY recommendation: Do pass with the following amendment:
On page I, line 29 after "claimant" insert "if he prevails."
Signed by Representatives Newhouse, Executive Chairman; Smith, Co-Chairman; Chandler, Knowles, Sherman, Thompson, Winsley.

February 16, 1979

HOUSE BILL NO. 802, Prime Sponsor: Representative Knowles, modifying the definition of "debenture company." Reported by Committee on Judiciary.

MAJORITY recommendation: Do pass with the following amendment:
On page I, line 16 after "land" insert "land."
Signed by Representatives Newhouse, Executive Chairman; Smith (R), Co-Chairman; Chandler, Knowles, Sherman, Thompson, Tilly, Winsley.

February 19, 1979

HOUSE BILL NO. 870, Prime Sponsor: Representative Thompson, permitting 17-year-old minors to donate blood without parental consent. Reported by Committee on Judiciary.

MAJORITY recommendation: Do pass with the following amendment:
On page I, line 9 after "authorization" and before the period insert "and the personnel conducting or assisting in conducting such a program may withdraw blood from such a person without the necessity of obtaining parental permission or authorization."
Signed by Representatives Newhouse, Executive Chairman; Smith (R), Co-Chairman; Chandler, Knowles, Sherman, Thompson, Winsley.

February 16, 1979

HOUSE BILL NO. 1183, Prime Sponsor: Representative Smith (R), revising the criminal code. Reported by Committee on Judiciary.
MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Newhouse, Executive Chairman; Smith (R), Co-Chairman; Chandler, Knowles, Sherman, Thompson, Winsley.

MOTION

On motion of Mr. King, all bills reported on the fifth order of business were referred to Committee on Rules for second reading.

SECOND READING

HOUSE BILL NO. 617, by Representatives Becker, Fancher, Sommers, Amen, Kreidler, Van Dyken, Chamley, Vrooman, Ehlers and Sherman:

Providing tax relief for farmlands.

The bill was read the second time.

On motion of Ms. Becker, Substitute House Bill No. 617 was substituted for House Bill No. 617, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 617 was read the second time.

On motion of Ms. Becker, the following amendments were adopted:

On page 4, beginning on line 12 strike all material down to and including "roll." on line 36 and insert the following:

"Whenever a local government creates a local improvement district, the levying, collection and enforcement of assessments shall be in the manner and subject to the same procedures and limitations as are provided by law for the initiation and formation of local improvement districts in the RCW section which is pursuant to that district and the levying, collection and enforcement of assessments pursuant thereto. When a local government approves and confirms a special benefit assessment roll, from which farm and agricultural land has been exempted pursuant to this section, it shall file a notice of such action with the county assessor and the legislative authority of the county in which such land is located and with the treasurer of that local government, which notice shall describe the action taken, the type of improvement involved, the land exempted, and the total amount of the special benefit assessment which would have been levied against the land if it had not been exempted. Such notice shall also be mailed to the owner of such land as listed on the tax rolls of the applicable county treasurer. The filing of such notice with the county assessor and the treasurer of that local government shall constitute constructive notice to a purchaser or encumbrancer of the affected land, and every person whose conveyance or encumbrance is subsequently executed or subsequently recorded, that such exempt land is subject to the charges provided in sections 4 and 5 of this act if such land is withdrawn or removed from its current use classification as farm and agricultural land. The county assessor, upon receiving notice of the open land classification, must also send notice of the exempted status to the owner of said land.

The owner of the land exempted from special benefit assessments pursuant to this section may waive that exemption by filing a notarized document to that effect with the legislative authority of the local government upon receiving notice from said local government concerning the assessment roll bearing and before the local government confirms the final special benefit assessment roll."

On page 5, line 20 strike "owner of such land files notice" and insert "initial notice is filed by the governmental entity which created the local improvement district."

On page 5, line 32 strike "owner of such land files notice" and insert "initial notice is filed by the governmental entity which created the local improvement district."

Substitute House Bill No. 617 was ordered engrossed.

On motion of Mr. Salatino, the rules were suspended, the second reading considered the third, and Engrossed Substitute House Bill No. 617 was placed on final passage.

Ms. Becker spoke in favor of passage of the bill.

POINT OF INQUIRY

Ms. Becker yielded to question by Mr. Greengo.

Mr. Greengo: "Representative Becker, if, in the situation you describe, a farmer has a sewer line or water line put across his property and is not paying the taxes for it, that's going to be distributed to all the other taxpayers in the district and they are going to have to pick up the costs of however many miles of sewer line there is, and then you say the farmer, if he brings his land into the residential use or whatever, will have to pay the higher rate. Is there any provision for refunding to the original taxpayers the extra moneys they paid or where is the equity in that accomplished?"

Ms. Becker: "Representative Greengo, referring to section 6 of the bill, there is no provision for direct refund to the actual people who pay the higher rate; however, it does provide
that the payments from the farmer who would come back in, would be applied to the cost of that project or to the retiring of the bonds, if it was still on, or to the maintenance. So it would be tied back to the original project which those people had contributed to in the first place."

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 617, and the bill passed the House by the following vote: Yeas, 94; nays, 3; not voting, 1.


Voting nay: Representatives Bond, Flanagan, Sanders.

Not voting: Representative Garrett.

Engrossed Substitute House Bill No. 617, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 619, by Representatives Mitchell, Adams, Whiteside and Addison:

Revising laws relating to prescribing drugs.

The bill was read the second time.

On motion of Mr. Adams, Substitute House Bill No. 619 was substituted for House Bill No. 619, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 619 was read the second time.

On motion of Mr. Salatino, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 619 was placed on final passage.

Mr. Mitchell spoke in favor of passage of the bill.

POINT OF INQUIRY

Mr. Mitchell yielded to question by Mr. Isaacson.

Mr. Isaacson: "May I ask why the committee amended the bill to include physicians' assistants as authorized to prescribe drugs?"

Mr. Mitchell: "The original legislation was written in 1973 and this last Legislature physicians' assistants and osteopathic physicians' assistants were legalized by statute. This bill that we are now considering, that I am speaking to, would include in its reading, the assistants; therefore, it conforms with the existing statutes."

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 619, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


Substitute House Bill No. 619, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.
Creating program of remediation assistance to public school students who are deficient in basic skills achievement.

The bill was read the second time.

On motion of Mr. Heck, Substitute House Bill No. 663 was substituted for House Bill No. 663, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 663 was read the second time.

On motion of Ms. Galloway, the following amendments by Representatives Galloway and Chandler were adopted:

On page 3, line 4 after "grades" strike "three through seven" and insert "two through six"
On page 3, line 12 after "grades" strike "three through seven" and insert "two through six"

Mr. Heck moved adoption of the following amendment by Representatives Heck and Whiteside:

On page 4, after line 3 insert a new section as follows:

NEW SECTION. Sec. 8. Not less than twenty percent of any amount appropriated for the purposes of this act shall be used by districts for the implementation of nationally validated proven educational practices that are diagnostic, prescriptive, tutorial models in the basic skills.

Renumber the remaining sections consecutively.

Representatives Heck, Ehlers and Whiteside spoke in favor of the amendment, and Representatives McGinnis, Barnes and Taylor spoke against it.

Representative Heck spoke again in favor of the amendment.

POINT OF INQUIRY

Mr. Heck yielded to question by Mr. Pruitt.

Mr. Pruitt: "Representative Heck, can you see in any way that the twenty percent would be the tail that wags the dog and would determine the eighty percent? In other words, the districts would have to be tied to the twenty percent federal program? Or would you have pretty much complete independence for the local school districts to spend that eighty percent in a new and creative program?"

Mr. Heck: "There is absolute independence on the part of each and every school district to spend their money in whatever way they choose best if it's in accordance with the balance of this bill. There are other criteria established in this bill."

Mr. Barnes spoke again in opposition to the amendment.

POINT OF INFORMATION

Mr. Patterson: "Mr. Speaker, references have been made to an appropriation attached to this bill in the magnitude of $12 million. I'm wondering what the procedures are at the present time? I recall that we used to send all bills of this magnitude to the Appropriations Committee before we could make law or establish a program with this kind of a fiscal impact. I'm wondering what are our procedures in this particular case?"

The Speaker (Mr. O'Brien presiding): "Representative Patterson, Rule 79 states in part, 'All bills including a direct appropriation must be referred to the Appropriations Committee before appearing on the second reading calendar.' The bill does not contain a direct appropriation."

Mr. Patterson: "Well, Mr. Speaker, I recognize that the bill does not, but as I recall one of the members made a statement that there is a $12 million item in the budget, the Governor's budget, and it would seem to me that this bill, if we pass it—which is what we're talking about right here today—if we establish by law, then we have another precedent we established the other day when we changed categorically grant programs from 'may' funds to 'shall' funds. I would suggest that this is a categorical grant and what we are doing, in effect, if we pass this bill we will—"

POINT OF ORDER

Mr. Heck: "Mr. Speaker, I don't believe the speaker is addressing his remarks to the amendment on the desk, but rather to the concept of the bill."
FORTY-FOURTH DAY, FEBRUARY 20, 1979

SPEAKER'S RULING (MR. O'BRIEN PRESIDING)

The Speaker (Mr. O'Brien presiding): "It appears, Representative Patterson, that you are going beyond your point of information. Now you are speaking about the merits of the bill."

Mr. Patterson: "Mr. Speaker, my point of information was on that very subject, as to what extent we will be making a commitment on the expenditure of $12 million. I think that's the whole point. I think we have to recognize the amendment, true, but I thought at this point in time the question should be raised as to why it's on the second reading calendar."

The Speaker (Mr. O'Brien presiding): "The Speaker has replied to your point of information, Representative Patterson."

Representatives Jovanovich and Thompson spoke in favor of the amendment.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representatives Heck and Whiteside to Substitute House Bill No. 663, and the amendment was adopted by the following vote: Yeas, 61; nays, 37; not voting, 0.


Substitute House Bill No. 663 was ordered engrossed.

On motion of Mr. King, the rules were suspended, the second reading considered the third, and Engrossed Substitute House Bill No. 663 was placed on final passage.

Mr. Bauer spoke in favor of passage of the bill.

POINT OF INQUIRY

Mr. Bauer yielded to question by Mr. Nelson (G.A.).

Mr. Nelson (G.A.): "Just for clarification as to the intent of this measure, I would like to address the question regarding section 2, paragraph (c), which speaks about supplemental services as the methods or involvement here between the tutors and the children. I'd like to clarify that the intent of this measure is to be truly a resource room approach, a part-time activity on the part of the youngsters being given tutorial or other assistance in the remediation process, and that these children are intended to be continually turned to the normal classroom rather than being involved in a full-time tutoring activity outside of the classroom. Is that your intention in the bill?"

Mr. Bauer: "Yes, the intent is to keep the children in the classroom as much as possible and tutor whatever is necessary to keep up the skills of that child."

Representatives Whiteside, Hughes and Chandler spoke in favor of the bill, and Representatives Hurley, Polk, Williams and McGinnis spoke against it.

Mr. Knowles demanded the previous question, and the demand was sustained.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 663, and the bill passed the House by the following vote: Yeas, 79; nays, 19; not voting, 0.


Engrossed Substitute House Bill No. 663, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

STATEMENT FOR THE JOURNAL

I wish the record to show that I wish to change my vote from "Aye" to "Nay" on Engrossed Substitute House Bill No. 663.

ALEX DECCIO, 14th District.

HOUSE BILL NO. 691, by Representatives Patterson, Amen, Grimm and Erickson:

Authorizing exclusion of certain WSU extension service employees from state employees' insurance and health care plan.

The bill was read the second time.

On motion of Mr. Salatino, the rules were suspended, the second reading considered the third, and House Bill No. 691 was placed on final passage.

Mr. Patterson spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 691, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


House Bill No. 691, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 735, by Representatives Rohrbach and Douthwaite:

Modifying valuation and nonforfeiture provisions for insurance contracts.

The bill was read the second time.

On motion of Mr. Salatino, the rules were suspended, the second reading considered the third, and House Bill No. 735 was placed on final passage.

Representatives Rohrbach and Douthwaite spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 735, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


House Bill No. 735, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.
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HOUSE BILL NO. 788, Representatives Winsley, Eng, Kreidler, Knowles, Newhouse and Blair:

Authorizing affiliated banks or trust companies to form common trust funds for investments.

The bill was read the second time.

On motion of Mr. Salatino, the rules were suspended, the second reading considered the third, and House Bill No. 788 was placed on final passage.

Ms. Winsley spoke in favor of passage of the bill.

ROLL CALL

The bill was read the second time.

On motion of Mr. Salatino, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 803 was placed on final passage.

Representatives Winsley and Eng spoke in favor of passage of the bill.

ROLL CALL

The bill was read the second time.

On motion of Mr. Salatino, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 803 was placed on final passage.

Representatives Winsley and Eng spoke in favor of passage of the bill.

ROLL CALL

The bill was read the second time.

On motion of Mr. Rohrbach, Substitute House Bill No. 109 was substituted for House Bill No. 109, and the substitute bill was placed on the calendar for second reading.
Substitute House Bill No. 109 was read the second time.

On motion of Mr. Salatino, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 109 was placed on final passage.

Representatives Rohrbach and Douthwaite spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 109, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


Substitute House Bill No. 109, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 141, by Representatives Bender, Burns and Charnley (by Department of Licensing request):

Clarifying the law on proportional registration.

The bill was read the second time.

On motion of Mr. Salatino, the rules were suspended, the second reading considered the third, and House Bill No. 141 was placed on final passage.

Mr. Bender spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 141, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


House Bill No. 141, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 177, by Representatives Martinis, Wilson, Schmitten, Vrooman and Erak:

Modifying provisions relating to salmon charter boats.

The bill was read the second time.

On motion of Mr. Schmitten, Substitute House Bill No. 177 was substituted for House Bill No. 177, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 177 was read the second time.

On motion of Mr. King, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 177 was placed on final passage.

Mr. Martinis spoke in favor of passage of the bill.
POINT OF INQUIRY

Mr. Martinis yielded to question by Mr. Warnke.

Mr. Warnke: "Presently, do Washington salmon charter boat owners, docking their boats in Oregon, pay a higher license fee in Oregon than they do in Washington?"

Mr. Martinis: "That question I can't answer, but I don't think that's a matter of concern. The Oregon charter boat fleet operates out of Warrenton and, naturally being partial to Washington state, it's not a very good port and it doesn't have a very large charter fleet. Ilwaco has good port facilities; it's closer to the mouth of the river and we want those Oregon boats operating out of the state of Washington for the tax revenues and for the income for those people involved in the tourist trade."

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 177, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


Substitute House Bill No. 177, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 259, by Representatives Haley, Whiteside, Adams, Pruitt, Burns, Brekke, Lux, Blair, Chandler, Mitchell, Teutsch and Struthers:

Enacting the Controlled Substances Therapeutic Research Act.

The bill was read the second time.

On motion of Mr. Salatino, Substitute House Bill No. 259 was substituted for House Bill No. 259, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 259 was read the second time.

On motion of Mr. Salatino, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 259 was placed on final passage.

Mr. Haley spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 259, and the bill passed the House by the following vote: Yeas, 88; nays, 8; not voting, 2.


Not voting: Representatives Owen, Sommers.

Substitute House Bill No. 259, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 295, by Representatives Polk, Owen and Dawson:

Authorizing National Guard assistance scholarships.

The bill was read the second time.
On motion of Mr. Taller, Substitute House Bill No. 295 was substituted for House Bill No. 295, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 295 was read the second time.

On motion of Mr. McDonald, the following amendment was adopted:

On page 2, following section 2 add a new section as follows:

"NEW SECTION. Sec. 3. The national guard educational assistance program established under section 1 of this act shall terminate for any period of time during which mandatory national military conscription is in effect."

Renumber the remaining sections consecutively.

Substitute House Bill No. 295 was ordered engrossed.

On motion of Mr. Salatino, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 295 was placed on final passage.

Mr. Polk spoke in favor of passage of the bill.

POINT OF INQUIRY

Mr. Polk yielded to question by Mr. King.

Mr. King: "Representative Polk, is this a new program?"

Mr. Polk: "The National Guard is not a new program, Representative King. The National Guard has served us well for many years and I think we should recognize that."

Mr. Patterson spoke against passage of the bill, and Representatives Knowles and Barnes spoke in favor of it.

Mr. Salatino demanded the previous question and a division was called.

ROLL CALL

The Clerk called the roll on the demand for the previous question on the debate of Engrossed Substitute House Bill No. 295, and the demand failed to receive the required two-thirds majority by the following vote: Yeas, 53; nays, 44; not voting, 1.


Not voting: Representative Bagnariol.

Representative Blair spoke in favor of passage of the bill.

POINT OF INQUIRY

Mr. Polk yielded to question by Mr. Heck.

Mr. Heck: "Representative Polk, just a few bills ago, you rose to your feet to declare that you thought it bad policy and setting a dangerous precedent for this body to pass legislation which did not contain an appropriation implementing that program. In light of the absence of an appropriation on this bill, have you changed your policy?"

Mr. Polk: "Thank you for bringing that up, Representative Heck. I do think that's a bad policy on something as far-reaching as the bill we were considering before, but I think if you will look at this one, and look at the number of people that you are going to be impacting, I think the bill can stand on its merits. You know exactly how much it's going to cost. I think, in this case where they are estimating it at $100,000 a year, it's an overly generous estimate because it depends on how many people you can recruit under the circumstances; so, I don't think the two situations are exactly relevant and, as one of our members would say, the question is moot."
POINT OF INQUIRY

Mr. Polk yielded to question by Ms. Winsley.

Ms. Winsley: "Representative Polk, could you tell me what the age limit is to join the National Guard?"

Mr. Polk: "Eighteen, and both men and women can play."

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 295, and the bill passed the House by the following vote: Yeas, 79; nays, 18; not voting, 1.


Not voting: Representative Bagnariol.

Engrossed Substitute House Bill No. 295, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

On motion of Mr. Salatino, the House recessed until 1:15 p.m.

AFTERNOON SESSION

The House was called to order at 1:15 p.m. by the Speaker (Mr. O'Brien presiding). The Clerk called the roll and all members were present.

SECOND READING

HOUSE BILL NO. 335, by Representatives Nelson (G.A.), Martinis, Patterson, Becker and Sprague:

Authorizing new community college district and providing for transfer of property, records and personnel thereto.

The bill was read the second time.

Committee on Higher Education recommendation: Majority, do pass as amended. (For amendments, see Journal, 40th Day, February 16, 1979.)

On motion of Mr. Grimm, the committee amendments were adopted.

House Bill No. 335 was ordered engrossed.

On motion of Mr. Salatino, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 335 was placed on final passage.

Mr. Nelson (G.A.) spoke in favor of passage of the bill.

POINT OF INQUIRY

Mr. Nelson (G.A.) yielded to question by Ms. Teutsch.

Ms. Teutsch: "According to the information I have before me, there is no fiscal impact on this bill. Is that the truth, Representative Nelson?"

Mr. Nelson (G.A.): "That's correct."

Ms. Teutsch: "There will be no fiscal impact on the separation of the community colleges?"
Mr. Nelson (G.A.): "If anything, there's a reduction. I've not been known to get on too many bills that cause an increase in state spending."

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 335, and the bill passed the House by the following vote: Yeas, 88; nays, 5; not voting, 5.


Not voting: Representatives Adams, Berentson, Haley, King, Polk.

Engrossed House Bill No. 335, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 460, by Representatives Vrooman, Schmitten, Martinis, Wilson, Adams and Fuller:

Regulating processing and transportation of specialized forest products.

The bill was read the second time.

On motion of Mr. Salatino, the rules were suspended, the second reading considered the third, and House Bill No. 460 was placed on final passage.

Mr. Vrooman spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 460, and the bill passed the House by the following vote: Yeas, 96; nays, 0; not voting, 2.


Not voting: Representatives Adams, Berentson.

House Bill No. 460, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 406, by Representatives Patterson, Martinis, Wilson, Bender, Deccio, McGinnis, McCormick, McDonald, Eberle, Tilly, Tupper, Bauer, Barr, Strutters and Garrett:

Excluding freeway speeding violations between 55 and 70 from a driver's insurance abstract.

The bill was read the second time.

Committee on Transportation recommendation: Majority, do pass as amended. (For amendment, see Journal, 43rd Day, February 19, 1979.)

On motion of Mr. Wilson, the committee amendment was adopted.

Mr. Erak moved adoption of the following amendment:

On page 2, line 21 after "over" insert "sixty-five miles per hour or"

Mr. Erak spoke in favor of the amendment, and Representatives Patterson, McGinnis and Martinis spoke against it.

Mr. Douthwaite spoke in favor of the amendment.
POINT OF ORDER

Mr. Deccio: "Representative Douthwaite is speaking outside the scope and object of the bill. The bill merely says that if you have been arrested for or received a citation for going over the speed limit of 55, it can't impact your motor vehicle report and therefore, the insurance companies cannot get that information. It has nothing to do with the safety features."

The Speaker (Mr. O'Brien presiding): "Representative Douthwaite, can you hold your remarks to the amendment?"

Mr. Douthwaite closed his remarks in favor of the amendment.

POINT OF INQUIRY

Mr. Patterson yielded to question by Mr. Knowles.

Mr. Knowles: "The thing that bothers me, Representative Patterson, granted that this information wouldn't get to the insurance department, but will that citation not go through the Department of Licenses? Don't they have the right, after an accumulation of these violations, to terminate the license on the basis of that?"

Mr. Patterson: "Absolutely. This does nothing, as I've said before, other than to keep the abstract from the company that insures you. Your driving record is going to be kept very safely in the Department of Licensing, and if you are in constant violation, you run the risk of having your license revoked. The reason that we really lowered the speed limit on our freeways from 70 to 55 was because of an energy shortage. It has nothing to do with the posted speed limit and especially on the highways. I hope you can't read anything else into this bill. I don't think we ought to be out here at this time trying to make a determination that some years ago, when the freeways were posted at 70, our Highway Commission made a mistake. That basically, Representative Douthwaite, is what you're saying, is that they should have been posted at 65. That's not what I am trying to do. I would like for those people who are being cited because of an energy violation, basically, to keep their speed down, and that they not also be in jeopardy as far as the premiums on their insurance."

Mr. Hughes spoke in favor of the amendment, and Mr. Martinis spoke against it.

The amendment was not adopted.

The Clerk read the following amendment by Representative Erak:
On page 2, line 22 after "1973" insert "whichever is lower,"

With the consent of the House, Mr. Erak withdrew the amendment.

Mr. Douthwaite moved adoption of the following amendment:
On page 2, line 22 after "conditions" insert "in the judgment of the arresting officer"

Mr. Douthwaite spoke in favor of amendment.

POINT OF INQUIRY

Mr. Douthwaite yielded to question by Mr. Deccio.

Mr. Deccio: "Representative Douthwaite, law enforcement people have even more power than we have and they can make decisions at the scene of an incident. Is it the intent of this amendment that if the enforcement officer doesn't like this bill, that he can make an arbitrary decision and say he'll warrant the conditions are unsafe and thereby nullify the intent of what I think is in the bill?"

Mr. Douthwaite: "It may go to court, but the reasonable person concept would apply. If the judgment was made by the officer that on a bright, sunny day it was unsafe to go 56, obviously you'd be down, so the reasonability concept is there. The idea is that the officer should make the decision rather than the individual driver."

Mr. Deccio spoke against the amendment, and Representatives Martinis, Patterson and Garrett spoke in favor of it.

Mr. Douthwaite spoke again in favor of the amendment.

ROLL CALL

The Clerk called the roll on the adoption of the amendment by Representative Douthwaite to House Bill No. 406, and the amendment was adopted by the following vote: Yeas, 58; nays, 35; not voting, 5.


Not voting: Representatives Adams, Bagnariol, Berentson, King, Owen.

The Clerk read the following amendment by Representative Erak:

On page 2, beginning on line 22 after "1973" strike all language down to and including "unsafe" on line 23 and insert "PROVIDED, That operation of the motor vehicle was determined not to have constituted a safety hazard."

With the consent of the House, Mr. Erak withdrew the amendment.

Mr. Erak moved adoption of the following amendment:

On page 2, line 31 after "canceled" insert "or nonrenewed"

Mr. Erak spoke in favor of adoption of the amendment.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representative Erak to House Bill No. 406, and the amendment was adopted by the following vote: Yea, 73; nay, 18; not voting, 7.


House Bill No. 406 was ordered engrossed and passed to Committee on Rules for third reading.

HOUSE BILL NO. 435, by Representatives Winsley, Eng and Lux:
Modifying the law on debt adjusting.

The bill was read the second time.

Committee on Financial Institutions recommendation: Majority, do pass as amended. (For amendment, see Journal, 33rd Day, February 9, 1979.)

On motion of Mr. Eng, the committee amendment was adopted.

Mr. Newhouse moved adoption of the following amendment by Representatives Newhouse, Winsley, Knowles and Eng:

Strike everything after the enacting clause and insert the following:

"Section 1. Section 1, chapter 201, Laws of 1967 as amended by section 1, chapter 97, Laws of 1970, ex. sess. and RCW 18.28.010 are each amended to read as follows:

Unless a different meaning is plainly required by the context, the following words and phrases as hereinafter used in this chapter shall have the following meanings:

(1) 'Debt adjusting' means the managing, counseling, settling, adjusting, prorating, or liquidating of the indebtedness of a debtor, or receiving funds for the purpose of distributing said funds among creditors in payment or partial payment of obligations of a debtor.

(2) 'Debt adjuster', which includes any person known as a debt pooler, debt manager, debt consolidator, debt prorater, or credit counselor, is any (individual) person engaging in or holding himself out as engaging in the business of debt adjusting for compensation. The term shall not include:

(a) Attorneys at law, escrow agents, accountants, broker–dealers in securities, or investment advisors in securities, while performing services solely incidental to the practice of their professions;

(b) Any person, partnership, association, or corporation doing business under and as permitted by any law of this state or of the United States relating to banks, small loan companies, industrial loan companies, trust companies, mutual savings banks, savings and loan associations, building and loan associations, credit
The licensee may request an initial payment by the debtor has engaged the licensee in a program of debt adjusting. Any person while performing services incidental to the dissolution, winding up or liquidation of a partnership, corporation, or other business enterprise; (f) Nonprofit organizations dealing exclusively with debts owing from commercial enterprises to business creditors;

(6) 'Director' means the director of the department of ((motor vehicles)) licensing.

NEW SECTION. Sec. 2. There is added to chapter 18.28 RCW a new section to read as follows:

If the director finds at any time that the bond is insecure, depleted, exhausted, or otherwise doubtful, an additional bond of the character specified in RCW 18.28.040 and approved by the director in the sum of not more than ten thousand dollars, shall be filed by the licensee within ten days after written demand upon the licensee by the director.

Sec. 3. Section 6, chapter 201, Laws of 1967 as last amended by section 20, chapter 292, Laws of 1971 ex. sess. and RCW 18.28.060 are each amended to read as follows:

The director shall issue a license to an applicant if the following requirements are met:

(1) The application is complete and the applicant has complied with RCW 18.28.030.

(2) Neither an individual applicant, nor any of the applicant's members if the applicant is a partnership or association, nor any of the applicant's officers or directors if the applicant is a corporation: (a) Has ever been convicted of forgery, embezzlement, obtaining money under false pretenses, larceny, extortion, conspiracy to defraud or any other like offense, or has been disbarred from the practice of law; (b) has participated in a violation of this chapter or of any valid rules, orders or decisions of the director promulgated under this chapter; (c) has had a license to engage in the business of debt adjusting revoked or removed for any reason other than for failure to pay licensing fees in this or any other state; or (d) is an employee or owner of a collection agency, or process serving business.

(3) An individual applicant is at least eighteen years of age; (e) a citizen of the United States; and a resident of this state for at least one year.

(4) An applicant which is a partnership, corporation, or association is authorized to do business in this state.

(5) An individual applicant for an original license as a debt adjuster has passed an examination administered by the director, which examination may be oral or written, or partly oral and partly written, and shall be practical in nature and sufficiently thorough to ascertain the applicant's fitness. Questions on bookkeeping, credit adjusting, business ethics, agency, contracts, debtor and creditor relationships, trust funds and the provisions of this chapter ((except for the provisions of this chapter ((except for the provisions of this chapter) ]] shall be included in the examination. No applicant may use any books or other similar aids while taking the examination, and no applicant may take the examination more than three times in any twelve month period.

Sec. 4. Section 8, chapter 201, Laws of 1967 as amended by section 2, chapter 141, Laws of 1967 ex. sess. and RCW 18.28.080 are each amended to read as follows:

(1) By contract a licensee may charge a reasonable fee for debt adjusting services; (b) which fee may not exceed fifteen percent of the total debts reported to and listed with the licensee by the debtor and/or the debtor's listed creditors. The licensee may require an initial payment by the debtor of an amount not to exceed twenty-five dollars which initial payment shall be part of the total allowable fee contracted for, and may not otherwise take or receive for services performed for any one person more than fifteen percent of the amount received by it at any one time from or on behalf of that person. The total fee for debt adjusting services may not exceed fifteen percent of the total debt listed by the debtor on the contract. The fee retained by the licensee from any one payment made by or on behalf of the debtor may not exceed fifteen percent of the payment: PROVIDED, That the licensee may make an initial charge of up to twenty-five dollars which shall be considered part of the total fee. If an initial charge is made, no additional fee may be retained which will bring the total fee retained to date to more than fifteen percent of the total payments made to date. No fee whatsoever shall be applied against rent and utility payments for housing.

In the event of cancellation or default on performance of the contract by the debtor prior to its successful completion, the licensee may collect in addition to fees previously received, six percent of that portion of the remaining indebtedness listed on said contract which was due when the contract was entered into, but not to exceed ((seventy-five)) twenty-five dollars.

(2) A licensee shall not be entitled to retain any fee until notifying all creditors listed by the debtor that the debtor has engaged the licensee in a program of debt adjusting.

Sec. 5. Section 10, chapter 201, Laws of 1967 and RCW 18.28.100 are each amended to read as follows:
Every contract between a licensee and a debtor shall:

1. List every debt to be handled with the creditor's name and disclose the approximate total of all known debts;

2. Provide in precise terms payments reasonably within the ability of the debtor to pay;

3. Disclose in precise terms the rate and amount of all of the licensee's charges and fees;

4. Disclose the approximate number and amount of installments required to pay the debts in full;

5. Disclose the name and address of the licensee and of the debtor; (ended)

6. Provide that the licensee shall notify the debtor, in writing, within five days of notification to the licensee by a creditor that the creditor refuses to accept payment pursuant to the contract between the licensee and the debtor;

7. Contain the following notice in ten point boldface type or larger directly above the space reserved in the contract for the signature of the buyer: NOTICE TO DEBTOR:

   a. Do not sign this contract before you read it or if any spaces intended for the agreed terms are left blank.

   b. You are entitled to a copy of this contract at the time you sign it.

   c. You may cancel this contract within three days of signing by sending notice of cancellation by certified mail return receipt requested to the debt adjuster at his address shown on the contract, which notice shall be posted not later than midnight of the third day (excluding Sundays and holidays) following your signing of the contract; and

   d. Contain such other and further provisions or disclosures as the director shall determine are necessary for the protection of the debtor and the proper conduct of business by the licensee.

Sec. 11, chapter 201, Laws of 1967 and RCW 18.28.110 are each amended to read as follows:

Every licensee shall perform the following functions:

1. Make a permanent record of all payments by debtors, or on the debtors' behalf, and of all disbursements to creditors of such debtors, and shall keep and maintain in this state all such records, and all payments not distributed to creditors. No person shall intentionally make any false entry in any such record, or intentionally mutilate, destroy or otherwise dispose of any such record. Such records shall at all times be open for inspection by the director or his authorized agent, and shall be preserved as original records or by microfilm or other methods of duplication acceptable to the director, for at least six years after making the final entry therein.

2. Deliver a completed copy of the contract between the licensee and a debtor to the debtor immediately after the debtor executes the contract, and sign the debtor's copy of such contract.

3. Unless paid by check or money order, deliver a receipt to a debtor for each payment within five days after receipt of such payment.

4. Distribute to the creditors of the debtor at least once each forty days after receipt of payment during the term of the contract at least ((sixty)) eighty-five percent of each payment received from the debtor. (No more than twenty-five percent of any payment shall be allocated to the debtor's undistributed reserve account. In the event of cancellation or default on performance of the contract by the debtor, the licensee shall distribute to the creditors of the debtor the funds of the debtor held by the licensee, less the amount retained by the licensee in accordance with RCW 18.28.006.) At least once every ((six)) month(s)) render an accounting to the debtor which shall indicate the total amount received from or on behalf of the debtor, the total amount paid to each creditor, the total amount which any creditor has agreed to accept as payment in full on any debt owed him by the debtor, the amount of charges deducted, and any amount held in ((reserve)) trust. The licensee shall in addition render such an accounting to a debtor within ten days after written demand.

5. Notify the debtor, in writing, within five days of notification to the licensee by a creditor that the debtor refuses to accept payment pursuant to the contract between the licensee and the debtor.

6. Furnish the director with all contracts, assignments, and forms as described in RCW 18.28.030 which are currently in use.

NEW SECTION. Sec. 7. There is added to chapter 18.28 RCW a new section to read as follows:

For the purpose of discovering violations of this chapter or securing information lawfully required by him hereunder, the director may at any time, either personally or by a person or persons duly designated by him, investigate the debt adjusting business and examine the books, accounts, records, and files used therein, of every licensee. For that purpose the director and his duly designated representatives shall have free access to the offices and places of business, books, accounts, papers, records, files, safes, and vaults of all licensees. The director and all persons duly designated by him may require the attendance of and examine under oath all persons whomsoever whose testimony he may require relative to such debt adjusting business or to the subject matter of any examination, investigation, or hearing.

Sec. 15, chapter 201, Laws of 1967 and RCW 18.28.150 are each amended to read as follows:

1. Any payment received by a licensee from or on behalf of a debtor shall be held in trust by the licensee from the moment it is received. The licensee shall not commingle such payment with his own property or funds, but shall maintain a separate trust account and deposit in such account all such payments received. All disbursements whether to the debtor or to the creditors of the debtor, or to the licensee, shall be made from such account.

2. In the event that the debtor cancels or defaults on the contract between the debtor and the licensee, the licensee shall close out the debtor's trust account in the following manner:
The director may promulgate rules, make specific decisions, orders and rulings, including therein demands and findings, and take other necessary action for the implementation and enforcement of this chapter. The director ("may") shall include among rules promulgated, those which describe and forbid deceptive advertising.

NEW SECTION. Sec. 10. There is added to chapter 18.28 RCW a new section to read as follows:

A violation of this chapter constitutes an unfair or deceptive act or practice in the conduct of trade or commerce under chapter 19.86 RCW.

Sec. 11. Section 289, Laws of 1977 ex. sess. and RCW 43.131.140 are each amended to read as follows:

(1) The following programs shall be terminated on June 30, 1978:
(a) ((Debt adjusting (chapter 18.28 RCW);
(b)) Proprietary schools (chapter 18.82 RCW);
((ее))) (b) Grist mills (chapter 19.44 RCW); and
((ее)) (c) Regulation of vessels (chapter 88.04 RCW).
(2) The following state agencies and programs shall be terminated on June 30, 1979:
(a) Driving instructors examining committee;
(b) Water well construction operators examining board;
(c) Forest fire advisory board;
(d) Escrow commission;
(e) Employment agency advisory board.
(3) The state agencies scheduled for termination in this section shall be subject to all of the processes provided in this chapter. The state agencies set forth in this section may also be included in the schedule of state agencies to be terminated which shall be developed by the select joint committee as provided in RCW 43.131.120. If any state agency set forth in this section is reestablished or modified, such agency shall remain subject to the provisions of RCW 43.131.120. If any state agency set forth in this section is not reestablished or modified according to the provisions of this section, then the inclusion of that state agency in the schedule provided in RCW 43.131.120 shall be null.

Sec. 12. Section 289, Laws of 1977 ex. sess. (unmodified) is amended to read as follows:

The following acts or parts of acts are each repealed, effective June 30, 1979:

(1) Section 1, chapter 2-4, Laws of 1967, section 2-4, chapter 261, Laws of 1967, and RCW 18.28.020;
(2) Section 2-4, chapter 261, Laws of 1967, and RCW 18.28.020;
(3) Section 3, chapter 261, Laws of 1967, and RCW 18.28.030;
(4) Section 4, chapter 261, Laws of 1967 and RCW 18.28.040;
(5) Section 5, chapter 261, Laws of 1967 and RCW 18.28.050;
(6) Section 6, chapter 261, Laws of 1967, section 1, chapter 141, Laws of 1967 ex. sess., section 20, chapter 292, Laws of 1971 ex. sess. and RCW 18.28.060;
(7) Section 7, chapter 261, Laws of 1967 and RCW 18.28.070;
(8) Section 8, chapter 261, Laws of 1967, section 2, chapter 141, Laws of 1967 ex. sess. and RCW 18.28.080;
(9) Section 9, chapter 261, Laws of 1967 and RCW 18.28.090;
(10) Section 10, chapter 261, Laws of 1967 and RCW 18.28.100;
(11) Section 11, chapter 261, Laws of 1967 and RCW 18.28.110;
(12) Section 12, chapter 261, Laws of 1967 and RCW 18.28.120;
(13) Section 13, chapter 261, Laws of 1967 and RCW 18.28.130;
(14) Section 14, chapter 261, Laws of 1967 and RCW 18.28.140;
(15) Section 15, chapter 261, Laws of 1967 and RCW 18.28.150;
(16) Section 16, chapter 261, Laws of 1967 and RCW 18.28.160;
(17) Section 17, chapter 261, Laws of 1967 and RCW 18.28.170;
(18) Section 18, chapter 261, Laws of 1967 and RCW 18.28.180;
(19) Section 19, chapter 261, Laws of 1967 and RCW 18.28.190;
(20) Section 20, chapter 261, Laws of 1967 and RCW 18.28.200;
(21) Section 21, chapter 261, Laws of 1967 and RCW 18.28.210;
(22) Section 22, chapter 261, Laws of 1967 and RCW 18.28.220;
(23) Section 23, chapter 261, Laws of 1967 and RCW 18.28.230;
(24) Section 24, chapter 261, Laws of 1967 and RCW 18.28.240;
(25)) Section 1, chapter 72, Laws of 1967 ex. sess. and RCW 18.82.010;
NEW SECTION. Sec. 13. If any provision of this act, or its application to any person or circumstance is held invalid, the remainder of the act, or the application of the provision to other persons or circumstances is not affected.

NEW SECTION. Sec. 14. This act is necessary for the immediate preservation of the public peace, health, and safety, the support of the state government and its existing public institutions, and shall take effect June 30, 1979.

Mr. Ehlers moved adoption of the following amendment to the Newhouse amendment:

On page 3 of the amendment after line 6 strike everything down to and including line 19 on page 12 and insert the following:

(4) "Licensee" means a debt adjuster or debt adjusting agency license issued under the provisions of this chapter.

(5) "Licensee" means a debt adjuster or debt adjusting agency to whom a license has been issued under the provisions of this chapter.

(6) "Director" means the director of the department of motor vehicles.)) 'Person' means a natural person, corporation, partnership, association, or organization.

Renumber the remaining sections consecutively.

Representatives Ehlers, Lux, Eng and Winsley spoke in favor of the amendment to the amendment, and Representatives Newhouse, Knowles, Eberle and Hurley spoke against it.

Representatives Ehlers and Eng spoke again in favor of the amendment to the amendment, and Representative Smith (R) spoke against it.
The amendment to the amendment was adopted.

**MOTION**

On motion of Mr. King, further consideration of House Bill No. 435 was deferred and the bill was ordered placed at the top of tomorrow's second reading calendar.

**HOUSE BILL NO. 66, by Representative Smith (R):**

Correcting a mistake.

The bill was read the second time.

On motion of Mr. Salatino, the rules were suspended, the second reading considered the third, and House Bill No. 66 was placed on final passage.

Mr. Smith (R) spoke in favor of passage of the bill.

**ROLL CALL**

The Clerk called the roll on the final passage of House Bill No. 66, and the bill passed the House by the following vote: Yeas, 96; nays, 0; not voting, 2.


Not voting: Representatives Bagnariol, Berentson.

House Bill No. 66, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

**HOUSE BILL NO. 77, by Representatives Charnley, Keller and Garrett (by Committee on Local Government of the 45th Legislature request):**

Providing for the dissolution of inactive special purpose districts.

The bill was read the second time.

On motion of Mr. Charnley, Substitute House Bill No. 77 was substituted for House Bill No. 77, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 77 was read the second time.

On motion of Mr. Salatino, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 77 was placed on final passage.

Mr. Charnley spoke in favor of passage of the bill.

**ROLL CALL**

The Clerk called the roll on the final passage of Substitute House Bill No. 77, and the bill passed the House by the following vote: Yeas, 96; nays, 0; not voting, 2.


Not voting: Representatives Bagnariol, Berentson.

Substitute House Bill No. 77, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.
HOUSE BILL NO. 79, by Representatives Charnley, Burns and Brekke:

Establishing procedures for disposing of surplus reading materials by libraries and school districts.

The bill was read the second time.

On motion of Mr. Charnley, Substitute House Bill No. 79 was substituted for House Bill No. 79, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 79 was read the second time.

On motion of Mr. Salatino, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 79 was placed on final passage.

Mr. Charnley spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 79, and the bill passed the House by the following vote: Yeas, 96; nays, 0; not voting, 2.


Not voting: Representatives Bagnariol, Berentson.

Substitute House Bill No. 79, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 114, by Representatives Taller, Pruitt and Schmitten:

Making persons handicapped by lung disease eligible to receive a handicapped driver's card.

The bill was read the second time.

On motion of Mr. Keller, the rules were suspended, the second reading considered the third, and House Bill No. 114 was placed on final passage.

Mr. Taller spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 114, and the bill passed the House by the following vote: Yeas, 97; nays, 0; not voting, 1.


Not voting: Representative Berentson.

House Bill No. 114, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 131, by Representatives Warnke and Owen:

Providing for board members after the merger of special purpose districts.

The bill was read the second time.

On motion of Mr. Zimmerman, Substitute House Bill No. 131 was substituted for House Bill No. 131, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 131 was read the second time.
Mr. Zimmerman spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 131, and the bill passed the House by the following vote: Yeas, 95; nays, 1; not voting, 2.


Voting nay: Representative Ehlers.

Not voting: Representatives Bagnariol, Berentson.

Substitute House Bill No. 131, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 133, by Representatives Warnke and Owen:

Modifying special purpose district contract and bid procedures.

The bill was read the second time.

On motion of Mr. Zimmerman, Substitute House Bill No. 133 was substituted for House Bill No. 133, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 133 was read the second time.

On motion of Mr. Salatino, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 133 was placed on final passage.

Mr. Zimmerman spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 133, and the bill passed the House by the following vote: Yeas, 94; nays, 0; not voting, 4.


Not voting: Representatives Bagnariol, Berentson, Southwaite, Sommers.

Substitute House Bill No. 133, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 138, by Representatives Martinis, Wilson and Bender (by Department of Licensing request):

Revising references to the powers and duties of the department of licensing.

The bill was read the second time.

On motion of Mr. Salatino, the rules were suspended, the second reading considered the third, and House Bill No. 138 was placed on final passage.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 138, and the bill passed the House by the following vote: Yeas, 91; nays, 0; not voting, 7.


Not voting: Representatives Bagnariol, Barr, Berentson, Douthwaite, King, Sommers, Taller.

House Bill No. 138, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 145, by Representatives Wilson, Martinis and Burns (by Department of Licensing request):

Including "campers" within the unfair motor vehicle business practices act.

The bill was read the second time.

On motion of Mr. Salatino, the rules were suspended, the second reading considered the third, and House Bill No. 145 was placed on final passage.

Mr. Wilson spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 145, and the bill passed the House by the following vote: Yeas, 95; nays, 1; not voting, 2.


Voting nay: Representative Eberle.

Not voting: Representatives Bagnariol, Berentson.

House Bill No. 145, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 155, by Representatives Newhouse, Winsley and Knowles (by Department of Licensing request):

Repealing a provision of the financial responsibility law preventing discharge in bankruptcy.

The bill was read the second time.

On motion of Mr. Salatino, the rules were suspended, the second reading considered the third, and House Bill No. 155 was placed on final passage.

Mr. Newhouse spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 155, and the bill passed the House by the following vote: Yeas, 94; nays, 0; not voting, 4.


Not voting: Representatives Bagnariol, Barr, Berentson, Taller.

House Bill No. 155, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.
HOUSE BILL NO. 164, by Representatives Wilson, Martinis and Burns (by Department of Licensing request):

Making technical corrections in motor vehicle licensing and registration laws.

The bill was read the second time.

On motion of Mr. Salatino, the rules were suspended, the second reading considered the third, and House Bill No. 164 was placed on final passage.

Mr. Wilson spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 164, and the bill passed the House by the following vote: Yeas, 94; nays, 0; not voting, 4.


Not voting: Representatives Bagnariol, Berentson, Newhouse, Polk.

House Bill No. 164, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 167, by Representatives Clayton, Walk and McCormick (by Department of Licensing request):

Deleting special weight permits from single cab cards.

The bill was read the second time.

On motion of Mr. Salatino, the rules were suspended, the second reading considered the third, and House Bill No. 167 was placed on final passage.

Mr. Clayton spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 167, and the bill passed the House by the following vote: Yeas, 94; nays, 0; not voting, 4.


Not voting: Representatives Bagnariol, Berentson, Craswell, Newhouse.

House Bill No. 167, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 219, by Representative Haley:

Eliminating basic science examination requirement for physicians, surgeons and osteopaths.

The bill was read the second time.

On motion of Mr. Salatino, Substitute House Bill No. 219 was substituted for House Bill No. 219, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 219 was read the second time.

On motion of Mr. Salatino, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 219 was placed on final passage.

Mr. Haley spoke in favor of the bill.
ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 219, and the bill passed the House by the following vote: Yeas, 94; nays, 0; not voting, 4.


Substitute House Bill No. 219, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 247, by Representatives Kreidler, Fancher, Erak and Clayton (by Department of Agriculture request):

Revising laws relating to agricultural products.

The bill was read the second time.

On motion of Mr. Salatino, Substitute House Bill No. 247 was substituted for House Bill No. 247, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 247 was read the second time.

On motion of Mr. Salatino, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 247 was placed on final passage.

Mr. Kreidler spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 247, and the bill passed the House by the following vote: Yeas, 96; nays, 0; not voting, 2.


Not voting: Representatives Bagoariol, Berentson.

Substitute House Bill No. 247, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 277, by Representatives Warnke, Walk, Addison and Williams:

Repealing regulation of comic books.

The bill was read the second time.

On motion of Mr. Salatino, the rules were suspended, the second reading considered the third, and House Bill No. 277 was placed on final passage.

Mr. Warnke spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 277, and the bill passed the House by the following vote: Yeas, 92; nays, 0; not voting, 6.


Not voting: Representatives Bagnariol, Berentson, Bond, IsaaCIOII, Polk, Rosbach.

House Bill No. 277, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 329, by Representatives McCormick, Martinis and Wilson:

Permitting certain bus stop signs.

The bill was read the second time.

Committee on Transportation recommendation: Majority, do pass as amended. (For amendment, see Journal, 31st Day, February 7, 1979.)

On motion of Mr. Martinis, the committee amendment was adopted.

House Bill No. 329 was ordered engrossed.

On motion of Mr. Salatino, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 329 was placed on final passage.

Ms. McCormick spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 329, and the bill passed the House by the following vote: Yeas, 96; nays, 0; not voting, 2.


Not voting: Representatives Bagnariol, Berentson.

Engrossed House Bill No. 329, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 363, by Representatives Heck, Chandler, Ehlers, Nelson (G.A.), Hughes and Tupper:

Providing that school district in-service training task forces contain certificated classroom teachers.

The bill was read the second time.

On motion of Mr. Salatino, Substitute House Bill No. 363 was substituted for House Bill No. 363, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 363 was read the second time.

On motion of Mr. Salatino, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 363 was placed on final passage.

Mr. Heck spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 363, and the bill passed the House by the following vote: Yeas, 94; nays, 0; not voting, 4.


Not voting: Representatives Bagnariol, Berentson, King, Smith R.

Substitute House Bill No. 363, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 388, by Representatives Newhouse, Thompson, Erickson, Haley and Schmitten:

Revising law relating to medical malpractice.

The bill was read the second time.

Committee on Judiciary recommendation: Majority, do pass as amended. (For amendment, see Journal, 33rd Day, February 9, 1979.)

On motion of Mr. Newhouse, the committee amendment was adopted.

House Bill No. 388 was ordered engrossed.

On motion of Mr. Salatino, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 388 was placed on final passage.

Mr. Newhouse spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 388, and the bill passed the House by the following vote: Yeas, 96; nays, 0; not voting, 2.


Not voting: Representatives Bagnariol, Berentson.

Engrossed House Bill No. 388, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 425, by Representatives Smith (R) and Newhouse:

Permitting each county's superior court to authorize mandatory arbitration for civil actions less than ten thousand dollars.

The bill was read the second time.

On motion of Mr. Newhouse, Substitute House Bill No. 425 was substituted for House Bill No. 425, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 425 was read the second time.

On motion of Mr. Salatino, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 425 was placed on final passage.

Mr. Smith (R) spoke in favor of passage of the bill, and Mr. Jovanovich spoke against it.

Mr. Smith (R) spoke again in favor of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 425, and the bill passed the House by the following vote: Yeas, 92; nays, 4; not voting, 2.

FORTY-FOURTH DAY, FEBRUARY 20, 1979


Voting nay: Representatives Jovanovich, McGinnis, Oliver, Sprague.

Not voting: Representatives Bagnariol, Berentson.

Substitute House Bill No. 425, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

On motion of Mr. King, the House reverted to the fourth order of business.

INTRODUCTIONS AND FIRST READING

SUBSTITUTE SENATE BILL NO. 2028, by Committee on Judiciary (originally sponsored by Senators Rasmussen and Walgren):

Permitting police to divert telephone lines in an emergency hostage situation.

To Committee on Judiciary

SUBSTITUTE SENATE BILL NO. 2055, by Committee on Education (originally sponsored by Senators Odegaard and Gould):

Mandating course for teachers in how to identify children with learning/language disabilities.

To Committee on Education

ENGROSSED SENATE BILL NO. 2111, by Senators Odegaard, Donohue, Morrison, Woody, Talley, Benitz, Conner and Peterson:

Pertaining to taxation of timber and timber lands.

To Committee on Revenue

SUBSTITUTE SENATE BILL NO. 2132, by Committee on Education (originally sponsored by Senators McDermott, Gaspard and Morrison – by Superintendent of Public Instruction request):

Extending date that funds for school building purposes may be used on school facilities cost stabilization program.

To Committee on Education

SENATE BILL NO. 2136, by Senators Day and Van Hollebeke:

Authorizing agreements for purpose of conducting multistate dental licensing examinations.

To Committee on Social and Health Services

SUBSTITUTE SENATE BILL NO. 2140, by Committee on Higher Education (originally sponsored by Senators Odegaard and Goltz):

Permitting funds for scholarships for performing arts' students so long as moneys from performing arts' events go into fund therefor.

To Committee on Higher Education

ENGROSSED SENATE BILL NO. 2176, by Senators Donohue, Shinpoch and Scott (by State Treasurer request):

Revising the law relating to state debts.

To Committee on Appropriations

ENGROSSED SENATE BILL NO. 2178, by Senators Marsh, Clarke, Talmadge, Woody, Hayner and Vognild:

Authorizing standby guardians to authorize emergency medical treatment.

To Committee on Judiciary
EN GRO SSED SENATE BILL NO. 2179, by Senators von Reichbauer and Lewis (by State Parks and Recreation Commission request):
Assessing penalties to be used to fund law enforcement by the parks and recreation commission.
To Committee on Parks and Recreation

ENGRO SSED SENATE BILL NO. 2221, by Senators Marsh, Day, von Reichbauer, Sellar, Gallaghan and Talmadge:
Revising law relating to medical malpractice.
To Committee on Judiciary

ENGRO SSED SUBSTITUTE SENATE BILL NO. 2226, by Committee on Local Government (originally sponsored by Senators Odegaard and Peterson):
Permitting a port district to own property in another port district.
To Committee on Local Government

SENATE BILL NO. 2233, by Senators Donohue, Clarke and Bausch:
Modifying provisions regulating small loan companies.
To Committee on Financial Institutions

ENGRO SSED SENATE BILL NO. 2237, by Senators Day, Donohue, Conner, Wilson, Gaspard, Newschwander, Wanamaker, North, Lee, Morrison, Gallaghan, Quigg, Van Hollebeke, Goltz, Vognild, Hayner, Jones, Bluechel, Sellar, Guess, Peterson, Shinpoch, Moore, Walgren, Odegaard, Fleming, Ridder, Rasmussen, von Reichbauer, Marsh, McDermott, Talmadge, Woody, Talley, Wojahn, Williams and Bausch (by Executive request):
Modifying and extending the senior citizens' service act.
To Committee on Social and Health Services

ENGRO SSED SUBSTITUTE SENATE BILL NO. 2254, by Committee on Agriculture (originally sponsored by Senators Hansen, Gaspard, Day, Benitz and Wanamaker - by Department of Agriculture request):
Updating laws relating to agriculture.
To Committee on Agriculture

EN GRO SSED SENATE BILL NO. 2277, by Senators Wanamaker and Moore:
Permitting certain bus stop signs.
To Committee on Transportation

EN GRO SSED SENATE BILL NO. 2305, by Senators Bausch, Clarke and Walgren (by Department of Licensing request):
Modifying insurance and bond retirements of escrow agents.
To Committee on Insurance

SUBSTITUTE SENATE BILL NO. 2393, by Committee on Agriculture (originally sponsored by Senators Odegaard, Gaspard, Hansen, Peterson and Wanamaker):
Establishing enforcement procedures to prevent the spread of noxious weeds.
To Committee on Agriculture

SENATE BILL NO. 2403, by Senators Wilson and Sellar (by State Auditor request):
Revising the law on billing municipal corporations for services rendered.
To Committee on Local Government

MOTION
On motion of Mr. King, all bills listed on today's agenda under the fourth order of business were considered first reading and passed to the committees designated.
REPORTS OF STANDING COMMITTEES

February 15, 1979

HOUSE BILL NO. 254, Prime Sponsor: Representative Adams, modifying appeal procedures for public assistance grievances. Reported by Committee on Social and Health Services.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Adams, Co-Chairman; Whiteside, Co-Chairman; Barr, Brekke, Houchen, Kreidler, Lux, Mitchell, Pruitt, Schmitten, Teutsch, Tupper.

MINORITY recommendation: Do not pass. Signed by Representatives Gruger, May.

February 16, 1979

HOUSE BILL NO. 306, Prime Sponsor: Representative Nelson (D), making the candidates' and voters' pamphlets more informative. Reported by Committee on Constitution, Elections and Governmental Ethics.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Oliver, Executive Chairman; Erickson, Co-Chairwoman; Barnes, Eberle, Eng, Fuller, Granlund, Gruger, Hastings, Hughes.

February 19, 1979

HOUSE BILL NO. 445, Prime Sponsor: Representative Thompson, modifying the law on water rights. Reported by Committee on Ecology.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Valle, Executive Chairwoman; Barr, Co-Chairman; Brekke, Galloway, Haley, Hughes, Pruitt, Sanders, Smith (C).

HOUSE BILL NO. 468, Prime Sponsor: Representative Valle, promoting the efficient use of public waters. Reported by Committee on Ecology.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Valle, Executive Chairwoman; Barr, Co-Chairman; Brekke, Douthwaite, Galloway, Haley, Hughes, Nisbet, Pruitt, Sanders, Smith (C).

HOUSE BILL NO. 486, Prime Sponsor: Representative Barr, authorizing sale of certain second class shorelands by the state. Reported by Committee on Ecology.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Valle, Executive Chairwoman; Barr, Co-Chairman; Brekke, Douthwaite, Galloway, Haley, Hughes, Isaacson, Nisbet, Pruitt, Smith (C).

HOUSE BILL NO. 594, Prime Sponsor: Representative Valle, modifying the definition of "sufficient cause" for nonuse of water rights. Reported by Committee on Ecology.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Valle, Executive Chairwoman; Barr, Co-Chairman; Brekke, Douthwaite, Galloway, Haley, Hughes, Isaacson, Nisbet, Pruitt, Sanders, Smith (C).

HOUSE BILL NO. 613, Prime Sponsor: Representative King, authorizing the department of labor and industries to insure employers against liability for compensation and benefits for injuries and death under the federal longshoremen's and harbor workers' compensation act. Reported by Committee on Labor.

MAJORITY recommendation: Do pass with the following amendments:

On page 4, line 16 after "contributions' insert "or sums due the state longshoremen's and harbor workers' fund"

On page 4, beginning on line 17 after "costs;" strike all the material down to and including "fund;" on line 19

Signed by Representatives Clayton, Co-Chairman; Dunlap, Fancher, Jovanovich, King, Scott, Smith (C).
HOUSE BILL NO. 639, Prime Sponsor: Representative Sherman, regulating private carriers. Reported by Committee on Transportation.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Wilson, Co-Chairman; Martinis, Co-Chairman; Burns, Charnley, Clayton, Erak, Garrett, Isaacson, McCormick, Sherman, Smith (C), Sprague, Struthers, Walk.

February 19, 1979

HOUSE BILL NO. 714, Prime Sponsor: Representative Vrooman, regulating the taking of crabs. Reported by Committee on Natural Resources.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Schmitten, Executive Chairman; Vrooman, Co-Chairman; Jovanovich, Martinis, McDonald, Mitchell, Owen, Rosbach, Wilson.

February 16, 1979

HOUSE BILL NO. 726, Prime Sponsor: Representative Zimmerman, implementing law relating to grant of franchises for use of rights of way of county roads. Reported by Committee on Local Government.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Chamley, Co-Chairman; Zimmerman, Co-Chairman; Brekke, Brown, Garrett, Keller, North, Rohrbach, Rosbach, Schmitten, Van Dyken, Whiteside.

February 19, 1979

HOUSE BILL NO. 749, Prime Sponsor: Representative McCormick, providing for issuance of refunding bonds in exchange for outstanding Spokane River toll bridge revenue bonds held by certain retirement systems. Reported by Committee on Transportation.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Wilson, Co-Chairman; Martinis, Co-Chairman; Burns, Clayton, Dawson, Erak, Garrett, Isaacson, McCormick, Patterson, Smith (C), Sprague, Walk.

February 19, 1979

HOUSE BILL NO. 754, Prime Sponsor: Representative Lux, adjusting workers' compensation payments. Reported by Committee on Labor.

MAJORITY recommendation: Do pass. Signed by Representatives Clayton, Co-Chairman; Dunlap, Fancher, Jovanovich, King, Scott, Smith (C).

February 19, 1979

HOUSE BILL NO. 813, Prime Sponsor, Representative Vrooman, requiring domestic primary processing of western red cedar. Reported by Committee on Natural Resources.


February 19, 1979

HOUSE BILL NO. 864, Prime Sponsor: Representative Fancher, authorizing restrictions on the movement of cattle. Reported by Committee on Agriculture.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Kreidler, Executive Chairman; Fancher, Co-Chairwoman; Amen, Becker, Clayton, Erak, Hastings, Heck, Scott.

February 19, 1979

HOUSE BILL NO. 962, Prime Sponsor: Representative Schmitten, revising the laws relating to buy-back of fishing vessels. Reported by Committee on Natural Resources.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Schmitten, Executive Chairman; Vrooman, Co-Chairman; Adams, Dawson, Jovanovich, Martinis, McDonald, Mitchell, Owen, Rosbach, Wilson.
February 19, 1979

HOUSE BILL NO. 983, Prime Sponsor: Representative Charnley, setting forth new limitations as to allowable aggregate cost of leaves for community college professional personnel. Reported by Committee on Higher Education.

MAJORITY recommendation: Do pass. Signed by Representatives Grimm, Executive Chairman; Barnes, Co-Chairman; Burns, Erickson, Gruger, McGinnis, Oliver, Salatino, Teutsch.

February 19, 1979

HOUSE BILL NO. 1008, Prime Sponsor: Representative McDonald, requiring the department of fisheries to collect data on transfers of commercial fishing vessels and licenses. Reported by Committee on Natural Resources.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Schmitten, Executive Chairman; Vrooman, Co-Chairman; Adams, Jovanovich, Martinis, McDonald, Mitchell, Owen, Rosbach, Wilson.

MOTION

On motion of Mr. King, all bills listed on today's agenda under the fifth order of business were passed to Committee on Rules for second reading.

MOTIONS

On motion of Mr. King, the House advanced to the eighth order of business.

On motion of Mr. Salatino, HOUSE BILL NO. 732 was rereferred from Committee on Rules to Committee on Appropriations.

On motion of Mr. Salatino, SENATE BILL NO. 2403 was rereferred from Committee on Local Government to Committee on State Government.

MOTION

On motion of Mr. King, the House adjourned until 10:00 a.m., Wednesday, February 21, 1979.

JOHN BAGNARIOL, Speaker
DUANE BERENTSON, Speaker

DEAN R. FOSTER, Chief Clerk
VITO T. CHIECHI, Chief Clerk
The House was called to order at 10:00 a.m. by the Speaker (Mr. Amen presiding). The Clerk called the roll and all members were present except Representatives Blair, Haley, Speaker Bagnariol and Speaker Berentson, who were excused.

The flag was escorted to the rostrum by a Sergeant at Arms Color Guard, Pages Lynn Sawyer and Michael Johnson. Prayer was offered by The Reverend Charles Loyer of the Westminster United Presbyterian Church of Olympia.

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

MESSAGE FROM THE SENATE

February 21, 1979

Mr. Speaker:
The Senate has passed:

ENGROSSED SENATE BILL NO. 2186,
SUBSTITUTE SENATE BILL NO. 2255,
ENGROSSED SENATE BILL NO. 2256,
SENATE BILL NO. 2257,
SENATE BILL NO. 2259,
SUBSTITUTE SENATE BILL NO. 2265,
SENATE BILL NO. 2295,
SENATE BILL NO. 2296,
SUBSTITUTE SENATE BILL NO. 2306,
SUBSTITUTE SENATE BILL NO. 2310,
SENATE BILL NO. 2321,
SENATE BILL NO. 2366,
SUBSTITUTE SENATE BILL NO. 2373,
SUBSTITUTE SENATE BILL NO. 2374,
SUBSTITUTE SENATE BILL NO. 2376,
SENATE BILL NO. 2385,
SENATE BILL NO. 2398,
ENGROSSED SENATE BILL NO. 2417,
ENGROSSED SENATE BILL NO. 2492,
SENATE BILL NO. 2562,
SENATE BILL NO. 2580,

and the same are herewith transmitted.

Bill Gleason, Assistant Secretary.

INTRODUCTIONS AND FIRST READING

ENGROSSED SENATE BILL NO. 2186, by Senators Bottiger, Benitz and North:
Regulating attachments to utility poles.
To Committee on Energy and Utilities

SUBSTITUTE SENATE BILL NO. 2255, by Committee on Agriculture (originally sponsored by Senators Hansen, Gaspard, Day, Benitz and Wanamaker):
Revising the laws relating to the control of pesticides.
To Committee on Agriculture

ENGROSSED SENATE BILL NO. 2256, by Senators Rasmussen, Newschwander and Moore (by State Finance Committee request):
Revising laws relating to investments and custody of state funds.
To Committee on State Government
SENATE BILL NO. 2257, by Senators Clarke, Rasmussen and Bluechel (by Legislative Budget Committee request based on Performance Audit):
Relating to public printing.
To Committee on State Government

SENATE BILL NO. 2259, by Senators Day, Marsh, Talmadge, Hayner, Jones and Wanamaker:
Excluding certain professional organizations from the definition of "insurer."
To Committee on Insurance

SUBSTITUTE SENATE BILL NO. 2265, by Committee on Agriculture (originally sponsored by Senators Hansen, Gaspard, Day, Benitz and Wanamaker - by Department of Agriculture request):
Revising laws relating to application of pesticides.
To Committee on Agriculture

SENATE BILL NO. 2295, by Senators Scott, Shinpoch, Bluechel and Odegaard (by Legislative Budget Committee request):
Disestablishing certain obsolete state funds and accounts.
To Committee on State Government

SENATE BILL NO. 2296, by Senators Scott, Shinpoch and Bluechel (by Legislative Budget Committee request):
Revising laws relating to veterans.
To Committee on State Government

SUBSTITUTE SENATE BILL NO. 2306, by Committee on Financial Institutions and Insurance (originally sponsored by Senators Bausch and Clarke - by Department of Licensing request):
Establishing enforcement mechanisms under the franchise investment protection act.
To Committee on Financial Institutions

SUBSTITUTE SENATE BILL NO. 2310, by Committee on State Government (originally sponsored by Senators Rasmussen, Day and Lewis - by State Treasurer request):
Authorizing state treasurer to make certain payments of wages and state funded benefits directly to financial institutions.
To Committee on State Government

SENATE BILL NO. 2321 by Senators Peterson, Talley and Quigg:
Authorizing the department of game to retain fees charged for information materials published by the department.
To Committee on Natural Resources

SENATE BILL NO. 2366, by Senators Van Hollebeke, Bluechel, Peterson and Jones:
Permitting change of harbor lines in front of Lake Forest Park.
To Committee on Natural Resources

SUBSTITUTE SENATE BILL NO. 2373, by Committee on Constitution and Elections (originally sponsored by Senators Woody, Lewis and Bottiger):
Enumerating executive branch officials required to file personal financial disclosure reports.
To Committee on Constitution, Elections and Governmental Ethics

SUBSTITUTE SENATE BILL NO. 2374, by Committee on Ways and Means (originally sponsored by Senators Odegaard, Donohue, Talley, Woody, Shinpoch, Van Hollebeke, McDermott, Wilson, von Reichbauer, Benitz, Sellar, Gallagher, North, Guess, Wanamaker, Lee, Peterson, Day, Moore, Marsh, Talmadge, Vognild, Bausch, Goltz, Williams, Scott, Quigg, Morrison, Lewis and Gaspard - by Executive request):
Revising the property tax treatment of retired owners.

To Committee on Revenue

SUBSTITUTE SENATE BILL NO. 2376, by Committee on Local Government (originally sponsored by Senators Lewis, Gaspard and Guess):
Permitting transfers from a local improvement guaranty fund to a general fund of a city or town.

To Committee on Local Government

SENATE BILL NO. 2385, by Senators Day and Moore:
Requiring funeral directors to divulge certain information to customers.

To Committee on Commerce

SENATE BILL NO. 2398, by Senators Rasmussen, Shinpoch and Newschwander (by Office of Financial Management request):
Modifying procedures for the replacement of lost or destroyed state warrants.

To Committee on State Government

ENGROSSED SENATE BILL NO. 2417, by Senators Gaspard, Hayner and Bottiger:
Adding certain procedures for imposing and enforcing restitutions to the victims of crimes.

To Committee on Judiciary

ENGROSSED SENATE BILL NO. 2492, by Senators Day, Marsh and Van Hollebeke:
Requiring emergency teletypewriters to aid persons with hearing defects.

To Committee on Social and Health Services

SENATE BILL NO. 2562, by Senators Lewis, Woody and Pullen:
Permitting filing of registration transfers at the polls.

To Committee on Constitution, Elections and Governmental Ethics

SENATE BILL NO. 2580, by Senators Lysen, Morrison, Van Hollebeke, Quigg, Walgren, Rasmussen, Shinpoch, Gaspard and Woody:
Adjusting workers' compensation payments.

To Committee on Labor

MOTION

On motion of Mr. Polk, all bills listed on today's agenda under the fourth order of business were considered first reading and were passed to the committees designated.

REPORTS OF STANDING COMMITTEES

HOUSE BILL NO. 144, Prime Sponsor: Representative Owen, requiring reimbursement to local government jurisdictions near state correctional institutions or institutions for the mentally ill for costs of apprehending and processing escapees. Reported by Committee on Institutions.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Struthers, Co-Chairman; Becker, Co-Chairwoman; Barr, Granlund, Houchen, Mitchell, Nelson (D), Owen, Rohrbach.

February 19, 1979

HOUSE BILL NO. 158, Prime Sponsor: Representative Heck, authorizing ESD's to form cooperative pools with school districts for qualifying as self-insurers for industrial insurance purposes. Reported by Committee on Labor.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Clayton, Co-Chairman; Dunlap, Fancher, Jovanovich, King, Scott, Smith (C).

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HOUSE BILL NO. 166, Prime Sponsor: Representative Becker, authorizing cities and counties to have correctional facilities including farms, camps, and work-release programs. Reported by Committee on Institutions.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass.
By recommendation of the Rules Committee, rereferred to Committee on Appropriations.

February 20, 1979

HOUSE BILL NO. 280, Prime Sponsor: Representative Gallagher, prohibiting advertisement of unlicensed contractors. Reported by Committee on Commerce.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Warnke, Executive Chairman; Greengo, Co-Chairman; Addison, Fuller, Gallagher, May, Oliver, Owen, Salatino, Sanders, Struthers, Walk.

February 19, 1979

HOUSE BILL NO. 340, Prime Sponsor: Representative Struthers, requiring parents to support their children in juvenile institutions. Reported by Committee on Institutions.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Struthers, Co-Chairman; Becker, Co-Chairwoman; Barr, Granlund, Houchen, Mitchell, Nelson (D), Owen, Rohrbach.

February 19, 1979

HOUSE BILL NO. 395, Prime Sponsor: Representative Adams, revising laws regulating chiropractors. Reported by Committee on Social and Health Services.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Adams, Co-Chairman; Whiteside, Co-Chairman; Gruger, Kreidler, Lux, Pruitt, Schmitten, Teutsch, Tupper.

February 19, 1979

HOUSE BILL NO. 592, Prime Sponsor: Representative Hurley, establishing and regulating certain public recreation areas. Reported by Committee on Parks and Recreation.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Hurley, Executive Chairwoman; Fuller, Co-Chairman; North, Taylor.

February 19, 1979

HOUSE BILL NO. 721, Prime Sponsor: Representative Sanders, clarifying registration requirements for contractors. Reported by Committee on Commerce.

MAJORITY recommendation: Do pass. Signed by Representatives Warnke, Executive Chairman; Greengo, Co-Chairman; Addison, Fuller, Gallagher, May, Oliver, Owen, Salatino, Sanders, Struthers, Walk.

February 19, 1979

HOUSE BILL NO. 774, Prime Sponsor: Representative Nelson (D), reenacting the law granting attorney fees to an owner suing to recover goods from a pawnbroker. Reported by Committee on Judiciary.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Newhouse, Executive Chairman; Smith (R), Co-Chairman; Chandler, Knowles, Sherman, Thompson, Winsley.

February 20, 1979

HOUSE BILL NO. 779, Prime Sponsor: Representative Tupper, authorizing insurance advisory committees. Reported by Committee on Insurance.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Rohrbach, Executive Chairman; Douthwaite, Co-Chairman; Adams, Erak, Garrett, Houchen, McDonald, McGinnis.

February 19, 1979

HOUSE BILL NO. 815, Prime Sponsor: Representative Kreidler, revising laws relating to prescription drugs. Reported by Committee on Social and Health Services.
MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Adams, Co-Chairman; Whiteside, Co-Chairman; Barr, Brekke, Gruger, Houchen, Kreidler, Lux, Pruitt, Mitchell, Schmitten, Teutsch, Tupper.

February 20, 1979

HOUSE BILL NO. 989, Prime Sponsor: Representative Haley, authorizing utilities and transportation commission to approve lease of utility facilities by a public service company to exempt owner of facilities as being a public utility company under certain federal law. Reported by Committee on Energy and Utilities.

MAJORITY recommendation: Do pass. Signed by Representatives Haley, Co-Chairman; McCormick, Co-Chairwoman; Bond, Charnley, Grimm, Isaacson, Martinis, Monohon, Nelson (D), Nisbet, Scott, Sherman, Sprague, Tupper, Williams, Wilson.

February 20, 1979

HOUSE BILL NO. 1047, Prime Sponsor: Representative Taller, relating to state retirement systems.

By recommendation of the Rules Committee, rereferred to Committee on Appropriations.

MOTION

On motion of Mr. Polk, all bills listed on today's agenda under the fifth order of business were referred to Committee on Rules for second reading, except House Bill No. 166 and House Bill No. 1047, which were referred to Committee on Appropriations.

SECOND READING

HOUSE BILL NO. 441, by Representatives McCormick and Haley (by Utilities and Transportation Commission request):

Modifying penalties for failure to pay certain regulatory fees.

The bill was read the second time.

On motion of Mr. Dunlap, the rules were suspended, the second reading considered the third, and House Bill No. 441 was placed on final passage.

Ms. McCormick spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 441, and the bill passed the House by the following vote: Yeas, 90; nays, 0; not voting, 8.


Not voting: Representatives Adams, Bagnariol, Berentson, Blair, Haley, Hurley, Martinis, Maxie.

House Bill No. 441, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 546, by Representatives Rohrbach and Maxie (by Insurance Commissioner request):

Revising the billing for the expenses of examiners for insurers.

The bill was read the second time.

On motion of Mr. Rohrbach, Substitute House Bill No. 546 was substituted for House Bill No. 546, and Substitute House Bill No. 546 was placed on the calendar for second reading.

Substitute House Bill No. 546 was read the second time.

On motion of Mr. Dunlap, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 546 was placed on final passage.
Mr. Rohrbach spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 546, and the bill passed the House by the following vote: Yeas, 91; nays, 0; not voting, 7.


Not voting: Representatives Bapariol, Berentson, Blair, Haley, Lux, Martinis, Maxie.

Substitute House Bill No. 546, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 576, by Representatives Scott, Clayton, Lux, Martinis, Taller, McDonald, Brown, Bender, Jovanovich and King:

Revising laws regulating apprenticeships.

The bill was read the second time.

On motion of Mr. Dunlap, the rules were suspended, the second reading considered the third, and House Bill No. 576 was placed on final passage.

Mr. Scott spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 576, and the bill passed the House by the following vote: Yeas, 93; nays, 0; not voting, 5.


Not voting: Representatives Bapariol, Berentson, Blair, Haley, Lux, Martinis.

House Bill No. 576, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 625, by Representatives Van Dyken, Fancher, Erak, Scott, Becker, Kreidler, Barr and Smith (C):

Revising laws relating to dairy products.

The bill was read the second time.

On motion of Mr. Dunlap, the rules were suspended, the second reading considered the third, and House Bill No. 625 was placed on final passage.

Mr. Van Dyken spoke in favor of the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 625, and the bill passed the House by the following vote: Yeas, 93; nays, 0; not voting, 5.


Not voting: Representatives Bagnariol, Berentson, Blair, Haley, King.

House Bill No. 625, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 57, by Representatives Charnley and Rohrbach (by Committee on Local Government of the 45th Legislature request):

Providing a common date for assumption of office by local government elected officials.

The bill was read the second time.

On motion of Mr. Charnley, Substitute House Bill No. 57 was substituted for House Bill No. 57, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 57 was read the second time.

On motion of Mr. Charnley, the following amendments by Representatives Charnley and Zimmerman were adopted:

On page 3, line 18, beginning with "shall" strike all the matter down to and including "31st" on line 20 and insert "the term shall commence immediately after December 31st following the election"

On page 6, line 7 beginning with "and" strike all the material down to and including "act" on line 12 and insert "((and the directors thereof shall serve until the regular school election following the next regular school election in the district at which election their successors shall be elected and qualified)) Each initial director shall hold office until his successor is elected and qualified in accordance with section 1 of this act:

PROVIDED, That the election of the successor shall be held during the second district general election after the initial directors have assumed office"

On page 17, line 7 strike "city or town clerk" and insert "((city or town clerk)) county auditor"

On page 20, line 31 strike "commissioners" and insert "((commissioners)) legislative authority"

On page 40, line 23 after "Sec. 42." insert "There is added to chapter 42.17 RCW a new section to read as follows:

Notwithstanding the provisions of RCW 42.17.240, any local elected official whose term of office expires immediately after December 31st shall file the written sworn statement required to be filed by that section for the year which ended on that December 31st.

NEW SECTION. Sec. 43." On page 2, line 34 of the title after "29.04 RCW;" insert "adding a new section to chapter 42.17 RCW;"

Substitute House Bill No. 57 was ordered engrossed.

On motion of Mr. Dunlap, the rules were suspended, the second reading considered the third, and Engrossed Substitute House Bill No. 57 was placed on final passage.

Mr. Charnley spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 57, and the bill passed the House by the following vote: Yeas, 92; nays, 0; not voting, 6.


Not voting: Representatives Bagnariol, Berentson, Blair, Haley, Heck, Kreidler.

Engrossed Substitute House Bill No. 57, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 562, by Representatives Tilly, Sherman, Newhouse, Schmitten, North, Sanders, Clayton, Fancher and Nisbet:

Permitting a person to detain a trespasser and establishing procedures for forfeiture of motor vehicles used in criminal trespass.

The bill was read the second time.
On motion of Mr. Newhouse, Substitute House Bill No. 562 was substituted for House Bill No. 562, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 562 was read the second time.

On motion of Mr. Smith (R), the following amendment by Representatives Smith (R) and Tilly was adopted:

On page 3, line 3 following "used" insert "on the property"

Substitute House Bill No. 562 was ordered engrossed.

On motion of Mr. Dunlap, the rules were suspended, the second reading considered the third, and Engrossed Substitute House Bill No. 562 was placed on final passage.

Mr. Tilly spoke in favor of passage of the bill, and Mr. Ehlers spoke against it.

**POINT OF ORDER**

Mr. Tilly: "Mr. Ehlers does not have the correct bill. He's reading the original bill rather than the substitute bill and his questions are really answered in the substitute bill.*

Mr. Ehlers continued his remarks in opposition to the bill.

Mr. Scott spoke against the bill, and Mr. Newhouse spoke in favor of it.

**POINT OF INQUIRY**

Mr. Newhouse yielded to question by Mr. Ehlers.

Mr. Ehlers: "I would like to ask you: If, in my home, on my property, someone currently trespasses onto my property—I'm not talking about a farm—can I, as an individual, detain those people on my property? If so, what is the liability to me if I detain that individual against his will?"

Mr. Newhouse: "In the first place, we're not talking about detaining individuals. We're talking about detaining property, which is vastly different. To answer your question more directly, may I use an example of a situation that happened in my neighborhood recently. An unlicensed driver had an accident and his car went onto the front yard and destroyed my neighbor's fence. He could call the State Patrol and report it as an abandoned vehicle and ask them to take it. The owner was not very willing to come forth and claim the car, but my neighbor had no right to impound that vehicle to recover the damages to his front yard, his fence and the shrubbery. Perhaps this bill would give that authority.*

Representatives Ehlers and Scott spoke again in opposition to the bill, and Mr. Tilly spoke again in favor of it.

**ROLL CALL**

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 562, and the bill passed the House by the following vote: Yeas, 76; nays, 17; not voting, 5.


Not voting: Representatives Bagnario, Becker, Berenson, Blair, Haley.

Engrossed Substitute House Bill No. 562, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

**HOUSE BILL NO. 82, by Representatives Eng, Lux and Wilson:**

Regulating cemetery prearrangement contracts.

The bill was read the second time.

On motion of Mr. Eng, Substitute House Bill No. 82 was substituted for House Bill No. 82, and the substitute bill was placed on the calendar for second reading.
Substitute House Bill No. 82 was read the second time.

On motion of Mr. Dunlap, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 82 was placed on final passage.

Mr. Eng spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 82, and the bill passed the House by the following vote: Yeas, 92; nays, 0; not voting, 6.


Not voting: Representatives Bagnariol, Berentson, Blair, Haley, Newhouse, Tilly.

Substitute House Bill No. 82, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 140, by Representatives Monohon, Keller, Schmitten and Fuller:

Increasing port district levy flexibility.

The bill was read the second time.

On motion of Mr. Dunlap, the rules were suspended, the second reading considered the third, and House Bill No. 140 was placed on final passage.

Ms. Monohon spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 140, and the bill passed the House by the following vote: Yeas, 93; nays, 0; not voting, 5.


Not voting: Representatives Bagnariol, Berentson, Blair, Haley, Newhouse, Tilly.

House Bill No. 140, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 156, by Representatives Mitchell, Warnke, Zimmerman, Jovanovich, Nisbet, Nelson (G.A.), Tupper, Williams, Eberle, Bond, Wilson, Houchen and Dawson:

Relating to fiscal notes and appropriation clauses on legislation mandating expenditures by state or local units of government.

The bill was read the second time.

On motion of Mr. Zimmerman, Substitute House Bill No. 156 was substituted for House Bill No. 156, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 156 was read the second time.

On motion of Mr. Deccio, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 156 was placed on final passage.

Mr. Mitchell spoke in favor of passage of the bill.
ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 156, and the bill passed the House by the following vote: Yeas, 94; nays, 0; not voting, 4.


Not voting: Representatives Bagnariol, Berentson, Blair, Haley.

Substitute House Bill No. 156, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 195, by Representatives Winsley, Eng, Blair, Hurley, Rosbach and Knowles:

Revising laws relating to savings and loan associations.

The bill was read the second time.

On motion of Ms. Winsley, Substitute House Bill No. 195 was substituted for House Bill No. 195, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 195 was read the second time.

On motion of Mr. Deccio, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 195 was placed on final passage.

Ms. Winsley spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 195, and the bill passed the House by the following vote: Yeas, 94; nays, 0; not voting, 4.


Not voting: Representatives Bagnariol, Berentson, Blair, Haley.

Substitute House Bill No. 195, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 248, by Representatives Whiteside, Charnley and Garrett:

Allowing executive sessions for the disposition of real estate.

The bill was read the second time.

On motion of Mr. Whiteside, Substitute House Bill No. 248 was substituted for House Bill No. 248, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 248 was read the second time.

On motion of Mr. Deccio, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 248 was placed on final passage.

Mr. Whiteside spoke in favor of passage of the bill.

POINT OF INQUIRY

Mr. Whiteside yielded to question by Mr. Ehlers.

Mr. Ehlers: "Does this apply to school districts as well as political subdivisions?"
Mr. Whiteside: "Yes, it does."

Mr. Ehlers spoke against passage of the bill, and Mr. Whiteside spoke again in favor of it.

**ROLL CALL**

The Clerk called the roll on the final passage of Substitute House Bill No. 248, and the bill passed the House by the following vote: Yeas, 92; nays, 2; not voting, 4.


Voting nay: Representatives Ehlers, Jovanovich.

Not voting: Representatives Bagnariol, Berentson, Blair, Haley.

Substitute House Bill No. 248, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

**HOUSE BILL NO. 305**, by Representatives Erickson and Nelson, D. (by Committee on Elections and Governmental Ethics of the 45th Legislature request):

Delineating those persons subject to financial disclosure.

The bill was read the second time.

Committee on Constitution, Elections and Governmental Ethics recommendation: Majority, do pass as amended. (For amendments see Journal, 33rd Day, February 9, 1979.)

On motion of Ms. Erickson, the committee amendments were adopted.

House Bill No. 305 was ordered engrossed.

On motion of Mr. Dunlap, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 305 was placed on final passage.

**ROLL CALL**

The Clerk called the roll on the final passage of Engrossed House Bill No. 305, and the bill passed the House by the following vote: Yeas, 92; nays, 2; not voting, 4.


Voting nay: Representatives Rosbach, Teutsch.

Not voting: Representatives Bagnariol, Berentson, Blair, Haley.

Engrossed House Bill No. 305, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

**HOUSE BILL NO. 307**, by Representatives Newhouse and Knowles:

Revising the criminal code.

The bill was read the second time.

On motion of Mr. Deccio, the rules were suspended, the second reading considered the third, and House Bill No. 307 was placed on final passage.

Mr. Newhouse spoke in favor of passage of the bill.
ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 307, and the bill passed the House by the following vote: Yeas, 92; nays, 0; not voting, 6.


Not voting: Representatives Bagnariol, Berentson, Blair, Haley, King, Scott.

House Bill No. 307, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 357, by Representatives Thompson, Zimmerman and Gruger:

Placing student associations at institutions of higher education under open public meetings act.

The bill was read the second time.

Committee on Higher Education recommendation: Do pass as amended. (For amendments, see Journal, 36th Day, February 12, 1979.)

On motion of Mr. Grimm, the committee amendments were adopted.

House Bill No. 357 was ordered engrossed.

On motion of Mr. Deccio, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 357 was placed on final passage.

Mr. Grimm spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 357, and the bill passed the House by the following vote: Yeas, 93; nays, 0; not voting, 5.


Not voting: Representatives Bagnariol, Berentson, Blair, Charnley, Haley.

Engrossed House Bill No. 357, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 380, by Representatives Dawson, Erak and Patterson (by Department of Transportation request):

Providing new and revised state highway numbers and descriptions.

The bill was read the second time.

Committee on Transportation recommendation: majority, do pass as amended. (For amendments, see Journal, 43rd Day, February 19, 1979.)

On motion of Mr. Wilson, the committee amendments were adopted.

House Bill No. 380 was ordered engrossed.

On motion of Mr. Dunlap, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 380 was placed on final passage.

Mr. Dawson spoke in favor of passage of the bill.
ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 380, and the bill passed the House by the following vote: Yeas, 94; nays, 0; not voting, 4.


Not voting: Representatives Bagnariol, Berentson, Blair, Haley.

Engrossed House Bill No. 380, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 398, by Representatives Teutsch, Deccio, Grimm and North:

Insuring that community college board trustees serve until their successors are appointed and qualified.

The bill was read the second time.

On motion of Mr. Dunlap, Substitute House Bill No. 398 was substituted for House Bill No. 398, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 398 was read the second time.

On motion of Mr. Dunlap, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 398 was placed on final passage.

Ms. Teutsch spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 398, and the bill passed the House by the following vote: yeas, 93; nays, 0; not voting, 5.


Not voting: Representatives Bagnariol, Berentson, Blair, Brown, Haley.

Substitute House Bill No. 398, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 415, by Representatives O'Brien, Greengo, Garrett and Zimmerman:

Permitting cities to designate an officer to conduct local assessment hearings.

The bill was read the second time.

On motion of Mr. Dunlap, the rules were suspended, the second reading considered the third, and House Bill No. 415 was placed on final passage.

Mr. O'Brien spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 415, and the bill passed the House by the following vote: Yeas, 91; nays, 0; not voting, 7.


Not voting: Representatives Adams, Bagnariol, Berentson, Blair, Charnley, Haley, Martinis.

House Bill No. 415, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 436, by Representatives Eng and Winsley:

Establishing enforcement mechanisms under the franchise investment protection act.

The bill was read the second time.

On motion of Mr. Eng, Substitute House Bill No. 436 was substituted for House Bill No. 436, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 436 was read the second time.

On motion of Mr. Deccio, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 436 was placed on final passage.

Mr. Eng spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 436, and the bill passed the House by the following vote: Yeas, 94; nays, 0; not voting, 4.


Not voting: Representatives Bagnariol, Berentson, Blair, Haley.

Substitute House Bill No. 436, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 504, by Representatives Grimm, Walk and Garrett:

Modifying requirements for senior citizen park passes.

The bill was read the second time.

On motion of Ms. Hurley, Substitute House Bill No. 504 was substituted for House Bill No. 504, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 504 was read the second time.

On motion of Mr. Dunlap, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 504 was placed on the calendar for final passage.

Representatives Grimm and King spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 504, and the bill passed the House by the following vote: Yeas, 94; nays, 0; not voting, 4.


Not voting: Representatives Bagnariol, Berentson, Blair, Haley.
Substitute House Bill No. 504, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 541, by Representatives Ehlers, Lux and Gallagher:

Updating the state building code.

The bill was read the second time.

On motion of Mr. Ehlers, Substitute House Bill No. 541 was substituted for House Bill No. 541, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 541 was read the second time.

On motion of Mr. Deccio, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 541 was placed on final passage.

Mr. Ehlers spoke in favor of passage of the bill.

POINT OF INQUIRY

Mr. Ehlers yielded to question by Mr. Zimmerman.

Mr. Zimmerman: "Representative Ehlers, in terms of your statement that it updates, how long a period will it be before the building codes will actually apply? For updating the codes, how soon would a factory have to be in compliance with their new forms, etc.? How much time would they have to get into compliance?"

Mr. Ehlers: "The problem right now, to answer that question as directly as I can, we have very few consistencies as far as the administrative code, because we have local jurisdiction—some having the 1976 edition, the 1979 edition coming out. That question did come up in committee. We attempted, on page 2, with the thought that the rules had to be adopted according to chapter 34.04 RCW, which is the rule-making authority. We would have an opportunity for hearings, for input, for the interested parties to give their input before those rules are adopted. That is a concern, but we had hoped it would be taken care of right."

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 541, and the bill passed the House by the following vote: Yeas, 93; nays, 0; not voting, 5.


Not voting: Representatives Bagnariol, Berentson, Blair, Haley, Owen.

Substitute House Bill No. 541, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 585, by Representatives Erickson, Schmitten and Vrooman:

Abolishing and transferring duties of institute of forest products to an institute of forest resources.

The bill was read the second time.

On motion of Mr. Dunlap, the rules were suspended, the second reading considered the third, and House Bill No. 585 was placed on final passage.

Representatives Erickson and Barnes spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 585, and the bill passed the House by the following vote: Yeas, 94; nays, 0; not voting, 4.

Voting yea: Representatives Adams, Addison, Amen, Barnes, Barr, Bauer, Becker, Bender, Bond, Brekke, Brown, Burns, Chandler, Charnley, Clayton, Craswell, Dawson, Deccio, Douthwaite, Dunlap,
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Not voting: Representatives Bagnariol, Berentson, Blair, Haley.

House Bill No. 585, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Representative Haley appeared at the bar of the House.

HOUSE BILL NO. 636, by Representatives Charnley, Barnes and Rohrbach:
Revising the limits of areas near airports studied for aircraft noise impact.
The bill was read the second time.
Committee on Local Government recommendation: Majority, do pass as amended. (For amendment, see Journal, 36th Day, February 12, 1979.)
On motion of Mr. Charnley, the committee amendment was adopted.
House Bill No. 636 was ordered engrossed.
On motion of Mr. Deccio, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 636 was placed on final passage.
Representatives Charnley, Barnes and Rohrbach spoke in favor of passage of the bill.

ROLL CALL
The Clerk called the roll on the final passage of Engrossed House Bill No. 636, and the bill passed the House by the following vote: Yeas, 91; nays, 4; not voting, 3.
Not voting: Representatives Bagnariol, Berentson, Blair.
Engrossed House Bill No. 636, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 697, by Representatives Newhouse, Smith (R), Knowles and Chandler:
Revising the law on replevin.
The bill was read the second time.
On motion of Mr. Newhouse, Substitute House Bill No. 697 was substituted for House Bill No. 697, and the substitute bill was placed on the calendar for second reading.
Substitute House Bill No. 697 was read the second time.
On motion of Mr. Dunlap, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 697 was placed on final passage.
Mr. Newhouse spoke in favor of passage of the bill.

ROLL CALL
The Clerk called the roll on the final passage of Substitute House Bill No. 697, and the bill passed the House by the following vote: Yeas, 94; nays, 0; not voting, 4.
Voting yea: Representatives Adams, Addison, Amen, Barnes, Barr, Bauer, Becker, Bender, Bond, Brekke, Brown, Burns, Chandler, Charnley, Clayton, Craswell, Dawson, Deccio, Douthwaite, Dunlap, Eberle, Ehlers, Eng, Erak, Erickson, Fancher, Flanagan, Fuller, Gallagher, Galloway, Garrett, Granlund,
Substitute House Bill No. 697, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION
On motion of Mr. Polk, the House advanced to the eighth order of business.

RESOLUTION
HOUSE RESOLUTION NO. 79-13, by Representative Granlund:
WHEREAS, Mark Alger is a native of Tacoma, Washington; and
WHEREAS, Mark Alger is an 18-year old student at the University of Washington; and
WHEREAS, Mark Alger has just successfully competed in the United States National Squash tournament in Portland, Oregon; and
WHEREAS, Mark Alger's outstanding athletic abilities and spirit of competition enabled him to win four matches and place sixth in the tournament; and
WHEREAS, Mark Alger's success is the result of commendable individual effort, determination, sacrifice, and support from his family; and
WHEREAS, Mark Alger embodies those qualities in our youth that deserve recognition by this legislature;
NOW, THEREFORE, BE IT RESOLVED, That the House of Representatives of the Forty-sixth Legislature extends its congratulations and acclaim to MARK ALGER; and
BE IT FURTHER RESOLVED, That copies of this Resolution be forwarded to Mark Alger and his mother, Joanne Alger, Doorperson for the House of Representatives.

On motion of Ms. Granlund, the resolution was adopted.

MOTIONS
On motion of Mr. Dunlap, HOUSE BILL NO. 202 was rereferred from Committee on Rules to Committee on Appropriations.
On motion of Mr. Dunlap, HOUSE BILL NO. 1223 was rereferred from Committee on Institutions to Committee on Social and Health Services.
On motion of Mr. Dunlap, HOUSE BILL NO. 1349 was rereferred from Committee on Rules to Committee on Institutions.

MOTION
On motion of Mr. Polk, the House recessed until 1:15 p.m.

AFTERNOON SESSION
The House was called to order at 1:15 p.m. by the Speaker (Mr. Amen presiding). The Clerk called the roll and all members were present except Representatives Blair, Bagnariol and Berentson.

MOTION
On motion of Mr. Polk, the House reverted to the sixth order of business.

SECOND READING
HOUSE BILL NO. 778, by Representatives Kreidler, Fancher, Clayton and Scott:
Changing the law on voting to dissolve an agricultural cooperative association.
The bill was read the second time.
On motion of Mr. Dunlap, the rules were suspended, the second reading considered the third, and House Bill No. 778 was placed on final passage.

Mr. Kreidler spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 778, and the bill passed the House by the following vote: Yeas, 92; nays, 0; not voting, 6.


Not voting: Representatives Bagnariol, Berentson, Blair, Craswell, McGinnis, Oliver.

House Bill No. 778, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 795, by Representatives Eng, Winsley, Burns and Douthwaite:

Authorizing the state college and state universities to issue charitable gift annuities.

The bill was read the second time.

Committee on Financial Institutions recommendation: Majority, do pass as amended. (For amendments, see Journal, 40th Day, February 16, 1979.)

On motion of Ms. Winsley, the committee amendments were adopted.

On motion of Mr. Dunlap, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 795 was placed on final passage.

Mr. Eng spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 795, and the bill passed the House by the following vote: Yeas, 92; nays, 0; not voting, 6.


Not voting: Representatives Bagnariol, Berentson, Blair, McGinnis, Oliver.

Engrossed House Bill No. 795, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 806, by Representatives Winsley, Hurley and Knowles (by Department of General Administration request):

Authorizing the supervisor of banking to issue cease and desist orders against mutual savings banks engaging in certain practices.

The bill was read the second time.

On motion of Mr. Dunlap, the rules were suspended, the second reading considered the third, and House Bill No. 806 was placed on final passage.

Ms. Winsley spoke in favor of the bill.
ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 806, and the bill passed the House by the following vote: Yeas, 92; nays, 0; not voting, 6.


Not voting: Representatives Adams, Bagnariol, Berentson, Blair, Erickson, McGinnis.

House Bill No. 806, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 808, by Representatives Winsley, Hurley and Knowles (by Department of General Administration request):

Permitting corporations doing a trust business to deposit securities held in trust in other banks and trust companies.

The bill was read the second time.

On motion of Mr. Dunlap, the rules were suspended, the second reading considered the third, and House Bill No. 808 was placed on final passage.

Ms. Winsley spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 808, and the bill passed the House by the following vote: Yeas, 92; nays, 0; not voting, 6.


Not voting: Representatives Adams, Bagnariol, Berentson, Blair, Erickson, McGinnis, Scott.

House Bill No. 808, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 836, by Representatives Schmitten, Tilly and Smith (C):

Removing the limit on assessment increases by the apple commission.

The bill was read the second time.

On motion of Mr. Dunlap, the rules were suspended, the second reading considered the third, and House Bill No. 836 was placed on final passage.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 836, and the bill passed the House by the following vote: Yeas, 92; nays, 0; not voting, 6.


Not voting: Representatives Adams, Bagnariol, Berentson, Blair, McGinnis, Thompson.
HOUSE BILL NO. 846, by Representatives Newhouse and Smith, R. (by Department of Revenue and by Code Reviser's request):

Correcting statutory references to the Department of Revenue.

The bill was read the second time.

On motion of Mr. Dunlap, the rules were suspended, the second reading considered the third, and House Bill No. 846 was placed on final passage.

Mr. Newhouse spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 846, and the bill passed the House by the following vote: Yeas, 92; nays, 0; not voting, 6.


Not voting: Representatives Adams, Bagnariol, Berentson, Blair, McGinnis, Thompson.

House Bill No. 846, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 847, by Representatives Smith (R) and Newhouse (by Department of Social and Health Services and by Code Reviser's Office request):

Correcting statutory references to the Department of Social and Health Services.

The bill was read the second time.

On motion of Mr. Dunlap, the rules were suspended, the second reading considered the third, and House Bill No. 847 was placed on final passage.

Mr. Smith (R) spoke in favor of the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 847, and the bill passed the House by the following vote: Yeas, 87; nays, 0; not voting, 11.


House Bill No. 847, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

STATEMENT FOR THE JOURNAL

I wished to vote "Yes" on House Bill No. 847.

STEVE TUPPER, 44th District.

HOUSE BILL NO. 848, by Representatives Smith (R) and Newhouse (by Office of Financial Management and by Code Reviser's request):

Correcting statutory references to the office of Financial Management.

The bill was read the second time.
On motion of Mr. Dunlap, the rules were suspended, the second reading considered the third, and House Bill No. 848 was placed on final passage.

Mr. Smith (R) spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 848, and the bill passed the House by the following vote: Yeas, 93; nays, 0; not voting, 5.


Not voting: Representatives Adams, Bagnariol, Berentson, Blair, Thompson.

House Bill No. 848, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 849, by Representatives Newhouse, Smith (R) and Maxie (by Department of Licensing and by Code Reviser’s request):
Correcting statutory references to the Department of Licensing.
The bill was read the second time.
On motion of Mr. Dunlap, the rules were suspended, the second reading considered the third, and House Bill No. 849 was placed on final passage.
Mr. Newhouse spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 849, and the bill passed the House by the following vote: Yeas, 93; nays, 0; not voting, 5.


Not voting: Representatives Adams, Bagnariol, Berentson, Blair, Thompson.

House Bill No. 849, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 874, by Representatives Owen, Schmitten and Vrooman:
Revising laws relating to the forest fire advisory board.
The bill was read the second time.
On motion of Mr. Dunlap, the rules were suspended, the second reading considered the third, and House Bill No. 874 was placed on final passage.
Mr. Owen spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 874, and the bill passed the House by the following vote: Yeas, 93; nays, 0; not voting, 5.

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Not voting: Representatives Adams, Bagnariol, Berentson, Blair, Thompson.

House Bill No. 874, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 875, by Representatives Winsley, Knowles, Hurley and Sanders:

Increasing the amounts that banks and trust companies may invest in real estate.

The bill was read the second time.

On motion of Mr. Dunlap, the rules were suspended, the second reading considered the third, and House Bill No. 875 was placed on final passage.

Ms. Winsley spoke in favor of passage of the bill.

Roll Call

The Clerk called the roll on the final passage of House Bill No. 875, and the bill passed the House by the following vote: Yeas, 93; nays, 0; not voting, 5.


Not voting: Representatives Adams, Bagnariol, Berentson, Blair, Thompson.

House Bill No. 875, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 952, by Representatives Winsley, Eng, Newhouse and Knowles:

Modifying liability of banks and trust companies for adverse claims on deposits.

The bill was read the second time.

On motion of Mr. Dunlap, the rules were suspended, the second reading considered the third, and House Bill No. 952 was placed on final passage.

Ms. Winsley spoke in favor of passage of the bill.

Roll Call

The Clerk called the roll on the final passage of House Bill No. 952, and the bill passed the House by the following vote: Yeas, 94; nays, 0; not voting, 4.


Not voting: Representatives Bagnariol, Berentson, Blair, Thompson.

House Bill No. 952, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

House Joint Resolution No. 21, by Representatives Knowles, Newhouse, Smith (R) and Garrett:

Authorizing additional court commissioners.

The resolution was read the second time.

On motion of Mr. Newhouse, Substitute House Joint Resolution No. 21 was substituted for House Joint Resolution No. 21, and the substitute resolution was placed on the calendar for second reading.
Substitute House Joint Resolution No. 21 was read the second time.

On motion of Mr. Dunlap, the rules were suspended, the second reading considered the third, and Substitute House Joint Resolution No. 21 was placed on final passage.

Mr. Knowles spoke in favor of passage of the resolution.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Joint Resolution No. 21, and the resolution passed the House by the following vote: Yeas, 94; nays, 0; not voting, 4.


Not voting: Representatives Bagnariol, Berentson, Blair, Thompson.

Substitute House Joint Resolution No. 21, having received the constitutional two-thirds majority, was declared passed.

HOUSE BILL NO. 431, by Representatives Teutsch, Deccio, Burns, McGinnis, Barnes and Keller:

Authorizing method by which community college districts obtain fire protection services.

The bill was read the second time.

On motion of Mr. Dunlap, the rules were suspended, the second reading considered the third, and House Bill No. 431 was placed on final passage.

Ms. Teutsch spoke in favor of the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 431, and the bill passed the House by the following vote: Yeas, 95; nays, 0; not voting, 3.


Not voting: Representatives Bagnariol, Berentson, Blair.

House Bill No. 431, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 92, by Representatives Bond, Whiteside, Smith (C), Sprague, Taylor, Winsley, Rosbach, McGinnis, Fancher, Sanders, Schmitten, Craswell, Fuller, Newhouse, Polk, Zimmerman, Rohrbach, Barr, Clayton, McCormick, Flanagan, Hurley, Ni, Struthers, Amen, Tilly and Patterson:

Allowing corporate employees to withdraw from industrial insurance eligibility.

The bill was read the second time.

On motion of Mr. Newhouse, Substitute House Bill No. 92 was substituted for House Bill No. 92, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 92 was read the second time.

On motion of Mr. Dunlap, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 92 was placed on final passage.
MOTION

On motion of Mr. Dunlap, further consideration of Substitute House Bill No. 92 was deferred, and the bill was ordered held for the top of tomorrow's third reading calendar.

HOUSE BILL NO. 612, by Representatives King, Sanders, Pruitt, Lux, Monohon, Scott, Nisbet, Clayton, Williams, Jovanovich, Owen, Thompson, Haley, Dunlap, Vrooman, Nelson (D), Addison, McGinnis, Burns, Bauer, Mitchell, Winsley and Isaacs:

Increasing workmen's compensation for permanent partial disabilities.

The bill was read the second time.

Committee on Labor recommendation: Majority, do pass as amended. (For amendments, see Journal, 40th Day, February 16, 1979.)

On motion of Mr. King, the committee amendment to page 5 was adopted.

On motion of Mr. Polk, the following amendments by Representatives Polk and King were adopted:

On page 4, line 9 after "That" insert "compensation for unspecified permanent partial disabilities involving injuries to the back that do not have marked objective clinical findings to substantiate the disability shall be determined at an amount equal to seventy-five percent of the monetary value of such disability related to total bodily impairment: PROVIDED FURTHER, That"

On page 4, line 12 after "dollars" insert "Provided further, that no more than sixty days shall elapse from the date of department referral for permanent partial disability rating and claim closure:"

Mr. Polk moved adoption of the following amendment:

On page 4, line 12 following "dollars:" insert "Provided further, that no more than sixty days shall elapse from the date of department referral for permanent partial disability rating and claim closure:"

Representatives Polk and Deccio spoke in favor of the amendment, and Representatives King and Lux spoke against it.

POINT OF ORDER

Mr. Newhouse: "Mr. Speaker, I think Representative Lux's remarks are not appropriate to the amendment."

The Speaker (Mr. Amen presiding): "Please keep your remarks to the amendment, Representative Lux."

Mr. Lux concluded his remarks in opposition to the amendment.

POINT OF INQUIRY

Mr. Lux yielded to question by Mr. Fuller.

Mr. Fuller: "Representative Lux, can you give me some idea of the time frame that is involved in deciding the payments to be made in the loss of a limb, for example?"

Mr. Lux: "Quite frankly, I can't do that, but I understand that it doesn't take five months to make that determination."

Mr. Fuller: "Can you give me some idea of why it can be done in less than five months there and it takes five months in the other instances?"

Mr. Lux: "I think there are many times—such as if a workman gets burned or has a severe injury—you know, doctors can only be a catalyst to healing, God Himself does the healing. Sometimes we don't know how bad these injuries are or just what the repercussions of that healing process will be. I think that has an effect on the time length."

Mr. Fuller: "We're speaking specifically about back injuries, not burns, though."

Mr. Lux: "Many times you have injuries to your back that you cannot determine in sixty days. You don't know how those vertebrae are going to heal. You can't always make those determinations."

Mr. Fuller: "I don't mean to be heckling you, Representative Lux, but we're not talking about injured vertebrae; we're talking about things that don't show up in an x-ray. The department has accepted a claim and they are making payments; why would they continue payments for five months before they decided that?"
Mr. Lux: "I imagine that's because of determinations made by physicians or doctors in the community."

POINT OF INQUIRY

Mr. Polk yielded to question by Mr. Isaacson.

Mr. Isaacson: "As I read the language in the amendment, it says, '...no more than sixty days shall elapse from the date of department referral for permanent partial disability rating and claim closure.' At what point would be the department referral for disability ratings?"

Mr. Polk: "At the time the department decides they need the claim settled and they determine that they think it's a permanent partial disability, and they send it out for examination to be sure that's what it is and get the medical opinion on it."

Mr. Isaacson: "At what point in the treatment would this request for a rating occur? In other words, Representative Whiteside referred to the point that it takes time in some cases for an injury to heal—broken bones, etc.—and I'm interested in knowing at what point the department is asked to make a rating with respect to disability?"

Mr. Polk: "Representative Isaacson, when the department decides that there might be a partial disability or a claim has been filed with them that there is a permanent partial disability, they then have to make that kind of determination. It's when a claim has been made to the department and they have to make that determination through the channels and procedures that are set out for them through the Administrative Code."

Representatives Polk and Zimmerman spoke in favor of the amendment, and Representatives Smith (R) and King spoke against it.

POINT OF INQUIRY

Mr. King yielded to question by Mr. McGinnis.

McGinnis: "At what point in the claims procedure process does the doctor submit a bill for services rendered?"

Mr. King: "I presume after they are rendered, I don't know."

Mr. McGinnis spoke in favor of the amendment, and Mr. King spoke against it.

Mr. Clayton spoke in favor of the amendment.

ROLL CALL

The clerk called the roll on adoption of the amendment by Representative Polk to page 4, line 12 of House Bill No. 612, and the amendment was not adopted by the following vote:

Yeas, 46; nays, 49; not voting, 3.


Not voting: Representatives Bagnariol, Berentson, Blair.

On motion of Mr. King, the committee amendments to the title were adopted.

House Bill No. 612 was ordered engrossed.

On motion of Mr. Dunlap, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 612 was placed on final passage.

MOTION

On motion of Mr. Dunlap, further consideration of Engrossed House Bill No. 612 was deferred, and the bill was ordered held for tomorrow's third reading calendar following Substitute House Bill No. 92.
HOUSE BILL NO. 754, by Representatives Lux, Scott, Whiteside, Erak, Brown, Struthers, Mitchell, Houchen, Winsley, Williams, Zimmerman, McGinnis, Wilson, Fuller, Burns, Nelson (D) and Maxie (by Executive request):

Adjusting workers' compensation payments.

The bill was read the second time.

On motion of Mr. Dunlap, the rules were suspended, the second reading considered the third, and House Bill No. 754 was placed on final passage.

MOTION

On motion of Mr. Dunlap, further consideration of House Bill No. 754 was deferred, and the bill was ordered held for tomorrow's third reading calendar following Engrossed House Bill No. 612.

HOUSE BILL NO. 435, by Representatives Winsley, Eng and Lux:

Modifying the law on debt adjusting.

The House resumed consideration of the bill on second reading. (For previous action, see yesterday's Journal.)

The Speaker (Mr. Amen presiding) stated the question before the House to be the amendment by Representative Newhouse as amended.

Mr. Ehlers moved adoption of the following amendment to the Newhouse amendment:

On page 4, line 66 of the amendment before *A violation' insert *No person shall act or offer to act as a debt adjuster or debt adjusting agency for profit.*

Mr. Ehlers spoke in favor of the amendment to the amendment, and Mr. Knowles spoke against it.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representative Ehlers to the amendment by Representative Newhouse to House Bill No. 435, and the amendment to the amendment was not adopted by the following vote: Yeas, 35; nays, 50; not voting, 13.


Mr. Ehlers moved adoption of the following amendment to the Newhouse amendment:

On page 5 of the amendment, after line 29 strike everything through page 7, line 26 and insert the following:

"((??)) Section 2, chapter 201, Laws of 1967 and RCW 18.28.020;

((??)) (2) Section 3, chapter 201, Laws of 1967, section 6, chapter 266, Laws of 1971 ex. sess., section 23, chapter 30, Laws of 1975 1st ex. sess. and RCW 18.28.030;

((??)) (3) Section 4, chapter 201, Laws of 1967 and RCW 18.28.040;

((??)) (4) Section 5, chapter 201, Laws of 1967 and RCW 18.28.050;

((??)) (5) Section 6, chapter 201, Laws of 1967, section 1, chapter 141, Laws of 1967 ex. sess., section 20, chapter 292, Laws of 1971 ex. sess. and RCW 18.28.060;

((??)) (6) Section 7, chapter 201, Laws of 1967 and RCW 18.28.070;

((??)) (7) Section 8, chapter 201, Laws of 1967, section 2, chapter 141, Laws of 1967 ex. sess. and RCW 18.28.080;

((??)) (8) Section 9, chapter 201, Laws of 1967 and RCW 18.28.090;

((??+)) (9) Section 10, chapter 201, Laws of 1967 and RCW 18.28.100;

((??+)) (10) Section 11, chapter 201, Laws of 1967 and RCW 18.28.110;

((??+)) (11) Section 12, chapter 201, Laws of 1967 and RCW 18.28.120;

((??+)) (12) Section 13, chapter 201, Laws of 1967 and RCW 18.28.130;

((??+)) (13) Section 14, chapter 201, Laws of 1967 and RCW 18.28.140;

((??+)) (14) Section 15, chapter 201, Laws of 1967 and RCW 18.28.150;

((??+)) (15) Section 16, chapter 201, Laws of 1967 and RCW 18.28.160;

((??+)) (16) Section 17, chapter 201, Laws of 1967 and RCW 18.28.170;
Mr. Ehlers spoke in favor of the amendment to the amendment, and Mr. Newhouse spoke against it.

MOTION

On motion of Mr. Ehlers, further consideration of House Bill No. 435 was deferred, and the bill was returned to Committee on Rules.
HOUSE BILL NO. 622, by Representatives Martinis, Wilson, Bender, Nelson (G.A.), Garrett, Van Dyken, Charnley, Chandler, Gruger, McDonald, Knowles, Sherman, Polk, King, May, Struthers, Tupper, Gallagher, Sommers, Isaacson and Lux:

Removing expiration date from motor vehicle excise tax distribution statute.

The bill was read the second time.

Committee on Transportation recommendation: Majority, do pass as amended. (For amendments, see Journal, 43rd Day, February 19, 1979.)

On motion of Mr. Garrett, the committee amendment to page 1, line 12 was adopted.

MOTION

On motion of Mr. Polk, further consideration of House Bill No. 622 was deferred, and the bill was ordered placed on the second reading calendar immediately following House Bill No. 860.

HOUSE BILL NO. 729, by Representatives Douthwaite, Taller, Newhouse, Blair, Keller, Salatino and Lux (by State Employees’ Insurance Board request):

Modifying the laws on panel medicine plans for state employees.

The bill was read the second time.

On motion of Mr. Ehlers, Substitute House Bill No. 729 was substituted for House Bill No. 729, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 729 was read the second time.

On motion of Mr. Deccio, the following amendments were adopted:

On page 4, after subsection (1), insert a new subsection as follows:

"(2) 'Dependent' shall include any employee’s spouse and any employee’s unmarried child who still lives at home or attends school away from home and is not covered by other coverage."

Renumber the remaining subsections consecutively.

On page 4, following section 2, insert a new section as follows:

"NEW SECTION. Sec. 3. There is added to chapter 41.05 RCW a new section to read as follows:

When a dependent becomes ineligible under the state plan and wishes to continue coverage on an individual basis with the same provider under the state plan, such dependent shall be entitled to immediately transfer and shall not be required to undergo any waiting period before obtaining individual coverage."

Renumber the remaining sections consecutively.

On page 1, line 6 of the title after "41.05.025;" insert "adding a new section to chapter 41.05 RCW;"

Substitute House Bill No. 729 was ordered engrossed.

On motion of Mr. Dunlap, the rules were suspended, the second reading considered the third, and Engrossed Substitute House Bill No. 729 was placed on final passage.

Mr. Douthwaite spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 729, and the bill passed the House by the following vote: Yeas, 94; nays, 0; not voting, 4.


Not voting: Representatives Bagnariol, Berentson, Blair, Flanagan.

Engrossed Substitute House Bill No. 729, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.
HOUSE BILL NO. 860, by Representatives Van Dyken, Becker, Charnley, Zimmerman, Sherman, Rosbach and McGinnis:

Revising the guidelines for decisions of boundary review boards.

The bill was read the second time.

On motion of Mr. Dunlap, the rules were suspended, the second reading considered the third, and House Bill No. 860 was placed on final passage.

Mr. Van Dyken spoke in favor of the bill.

ROLL CALL

The bill passed the House by the following vote: Yeas, 95; nays, 0; not voting, 3.


Not voting: Representatives Bagnariol, Berentola, Blair.

House Bill No. 860, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 622:

The House resumed consideration of the bill on second reading.

On motion of Mr. Martinis, the remaining committee amendments were adopted.

House Bill No. 622 was ordered engrossed.

Mr. Dunlap moved that the rules be suspended, the second reading considered the third, and Engrossed House Bill No. 622 be placed on final passage.

Mr. Newhouse spoke against the motion.

POINT OF ORDER

Mr. O’Brien: "Under suspension of the rules, the speaker has the right to explain briefly why he doesn’t want the bill advanced to third reading and final passage. He’s prohibited from going into the merits of the bill."

The Speaker (Mr. Amen presiding): "Will you please confine your remarks, Representative Newhouse."

Mr. Newhouse continued his remarks in opposition to the motion, and Mr. Martinis spoke in favor of it.

ROLL CALL

The Clerk called the roll on the motion to suspend the rules and advanced Engrossed House Bill No. 622 to third reading and final passage. The motion received the necessary two-thirds majority by the following vote: Yeas, 72; nays, 21; not voting, 5.


Not voting: Representatives Bagnariol, Berentola, Blair, Dunlap, Patterson.

The Speaker (Mr. Amen presiding) stated the question before the House to be final passage of Engrossed House Bill No. 622.
Mr. Martinis spoke in favor of passage of the bill.

POINT OF INQUIRY

Mr. Martinis yielded to question by Mr. Eberle.

Mr. Eberle: "Representative Martinis, is this the bill that has a fiscal impact amounting to $209,560,000?"

Mr. Martinis: "Fiscal impact on what?"

Mr. Eberle: "On the motor vehicle excise fund."

Mr. Martinis: "This bill actually does not have a fiscal impact. This bill in itself allows for the distribution of a dedicated fund. If you were to leave the revenues in that dedicated fund you'd have to reappropriate it and change the statutes. Actually you're talking about an impact on the motor vehicle excise fund? Yes, on dedicated funds for this purpose. It authorizes expenditure of the dedication of those funds."

Representatives Sherman, Taller, May, Garrett and Charnley spoke in favor of the bill, and Representatives Newhouse and Flanagan spoke against it.

Mr. Martinis spoke again in favor of passage of the bill, and Representatives Flanagan and Newhouse again spoke against it.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 622, and the bill passed the House by the following vote: Yeas, 83; nays, 10; not voting, S.


Not voting: Representatives Bagnariol, Berentson, Blair, Clayton, Patterson.

Engrossed House Bill No. 622, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE JOINT RESOLUTION NO. 7, by Representatives Charnley, Zimmerman, Van Dyken, Teutsch, Rosbach, Whiteside, Schmitt and Brekke:

Providing alternative methods of framing a "Home Rule" charter.

The resolution was read the second time.

On motion of Mr. Charnley, Substitute House Joint Resolution No. 7 was substituted for House Joint Resolution No. 7, and the substitute resolution was placed on the calendar for second reading.

Substitute House Joint Resolution No. 7 was read the second time.

On motion of Mr. Dunlap, the rules were suspended, the second reading considered the third, and Substitute House Joint Resolution No. 7 was placed on final passage.

Mr. Charnley spoke in favor of passage of the resolution.

POINT OF INQUIRY

Mr. Charnley yielded to question by Mr. Fuller.

Mr. Fuller: "How is this different from the ballot measure the House passed a couple of years ago?"

Mr. Charnley: "It differs in two important ways. In this the group of special legislators who will be drafting these charters, there will be included county elected officials. The other one did not specifically include them and they opposed it because of that. It would be county legislative authorities and county elected officials on that commission which would draw up the
charters. The second way is that the other one allowed more than one choice to be put on the ballot and this specifies only one choice at any one time. That will be less confusing.

Mr. Zimmerman spoke in favor of passage of the resolution.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Joint Resolution No. 7, and the resolution passed the House by the following vote: Yeas, 82; nays, 11; not voting, 5.


Not voting: Representatives Bagnirol, Berentson, Blair, Flanagan, Polk.

Substitute House Joint Resolution No. 7, having received the constitutional two-thirds majority, was declared passed.

HOUSE BILL NO. 238, by Representatives Hurley, Taylor, McGinnis, Blair, Burns, Sprague and Taller:

Providing for urban parks.

The bill was read the second time.

Committee on Parks and Recreation recommendation: Majority, do pass as amended. (For amendments, see Journal, 40th Day, February 16, 1979.)

On motion of Ms. Hurley, the committee amendments to page 2, line 35 and page 4, line 28 were adopted.

Ms. Hurley moved adoption of the committee amendment to page 4, line 30.

Representatives Hurley, Brown and North spoke in favor of the amendment, and Representative Taylor spoke against it.

The amendment was adopted.

House Bill No. 238 was ordered engrossed.

On motion of Mr. Dunlap, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 238 was placed on final passage.

Ms. Hurley spoke in favor of passage of the bill.

POINT OF INQUIRY

Ms. Hurley yielded to question by Mr. Van Dyken.

Mr. Van Dyken: "For purposes of establishing legislative intent, is it your intent that small towns and large towns be considered equally for the provisions of this act?"

Ms. Hurley: "I think, as usual, that we leave that determination up to the interagency committee. They do have advisory committees that come to them and give them their requests for funding. These are considered as a priority list is established through that agency. It is not my intent to try to disrupt the priority list that will be established for funding."

Ms. North spoke in favor of the bill, and Mr. Taylor spoke against it.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 238, and the bill passed the House by the following vote: Yeas, 89; nays, 5; not voting, 4.

Roll Call

House Bill No. 419, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

House Bill No. 419, by Representatives Burns, Blair, Warnke, Nelson (D), Douthwaite and Greengo:

Allowing sale of liquor at faculty center on University of Washington grounds.

The bill was read the second time.

Mr. Dunlap moved that the rules be suspended, the second reading considered the third, and House Bill No. 419 be placed on final passage.

A division was called on the motion.

Roll Call

The Clerk called the roll on the motion to advance House Bill No. 419 to third reading and final passage, and the motion received the necessary two-thirds majority by the following vote: Yeas, 64; nays, 30; not voting, 4.


Not voting: Representatives Bagnariol, Berentson, Blair, Sanders.

The Speaker (Mr. Amen presiding) stated the question before the House to be House Bill No. 419 on final passage.

Representatives Burns, Taller, Warnke and Douthwaite spoke in favor of the bill, and Representatives Isaacson, Struthers and Bond spoke against it.

Roll Call

The Clerk called the roll on the final passage of House Bill No. 419, and the bill passed the House by the following vote: Yeas, 67; nays, 28; not voting, 3.


Not voting: Representatives Bagnariol, Berentson, Blair, Sanders.

House Bill No. 419, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Motion

On motion of Mr. Polk, the House reverted to the fifth order of business.

Reports of Standing Committees

February 20, 1979

House Bill No. 41, Prime sponsor: Representative Keller, providing for local fire protection contracts. Reported by Committee on Local Government.

Majority recommendation: Do pass with the following amendments:

On page 1, line 7 strike "and" and insert "or"

On page 1, beginning on line 9 strike "or a special purpose district"
On page 1, beginning on line 10 strike "or special purpose district"
On page 1, line 15 after "state," insert "or"
On page 1, beginning on line 15 after "institution," strike "or special purpose district"

Signed by Representatives Chamley, Co-Chairman; Zimmerman, Co-Chairman; Brown, Garrett, North, Schmitten, Van Dyken, Vrooman, Whiteside.

February 20, 1979

HOUSE BILL NO. 43, Prime Sponsor: Representative Fancher, authorizing certain persons to obtain contractors' bonds at reduced rates. Reported by Committee on Commerce.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Warnke, Executive Chairman; Greengo, Co-Chairman; Addison, Fuller, Gallagher, May, Oliver, Owen, Salatino, Sanders, Struthers, Walk.

February 19, 1979

HOUSE BILL NO. 80, Prime Sponsor: Representative Struthers, modifying provisions relating to institutional industries. Reported by Committee on Institutions.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Struthers, Co-Chairman; Becker, Co-Chairwoman; Barr, Granlund, Houchen, Mitchell, Nelson (D), Owen, Rohrbach.

February 21, 1979

HOUSE BILL NO. 268, Prime Sponsor: Representative Grimm, prohibiting oil pipelines from crossing watersheds of Cedar and Green Rivers. Reported by Committee on Energy and Utilities.


February 20, 1979

HOUSE BILL NO. 297, Prime Sponsor: Representative Erickson, requiring the voters' pamphlet to include a statement of fiscal impact of each ballot measure. Reported by Committee on Constitution, Elections and Governmental Ethics.

MAJORITY recommendation: Do pass with the following amendment:
On page 2, line 19 strike "governor" and insert "the Appropriations Committee of the House of Representatives and the Ways and Means Committee of the Senate"

Signed by Representatives Oliver, Executive Chairman; Erickson, Co-Chairwoman; Eng, Granlund, Gruger, Hughes.

February 21, 1979

HOUSE BILL NO. 413, Prime Sponsor: Representative Amen, modifying the law on the purchase and sale of real property by school districts. Reported by Committee on Education.

MAJORITY recommendation: Do pass with the following amendments:
On page 1, line 10 before "The" insert "(1)"
On page 1, line 12 strike "(1)" and insert "((4))" (a)"
On page 1, line 17 strike "(2)" and insert "((5))" (b)"
On page 1, line 24 before "When" insert "(2)"
On page 1, line 25 strike "propose" and insert "proposes"
On page 2, line 8 before "Any" insert "(3)"
On page 2, line 26 before "If" insert "(4)"
On page 3, line 3 before "If" insert "(5)"

Signed by Representatives Chandler, Co-Chairman; Heck, Co-Chairman; Bender, Craswell, Eng, Galloway, Nelson (G.A.), Sommers, Taller, Taylor, Tupper, Valte, Van Dyken, Whiteside.

February 19, 1979

HOUSE BILL NO. 418, Prime Sponsor: Representative Gruger, establishing a program for victims of sexual assault. Reported by Committee on Social and Health Services.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Adams, Co-Chairman; Whiteside, Co-Chairman; Barr, Brekke, Gruger, Houchen, Kreidler, Lux, Pruitt, Mitchell, Schmitten, Teutsch, Tupper.
February 19, 1979

HOUSE BILL NO. 437, Prime Sponsor: Representative Chandler, making miscellaneous changes in the educational clinic act. Reported by Committee on Education.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Chandler, Co-Chairman; Heck, Co-Chairman; Bender, Galloway, Nelson (G.A.), Taller, Taylor, Valle, Van Dyken.

February 20, 1979

HOUSE BILL NO. 438, Prime Sponsor: Representative Gruger, establishing law enforcement procedures for domestic violence cases. Reported by Committee on Social and Health Services.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Adams, Co-Chairman; Whiteside, Co-Chairman; Brekke, Gruger, Kreidler, Lux, May, Mitchell, Pruitt, Teutsch, Tupper.

February 20, 1979

HOUSE BILL NO. 450, Prime Sponsor: Representative Adams, requiring continuing education for nurses. Reported by Committee on Social and Health Services.

MAJORITY recommendation: Do pass with the following amendments:
On page 1, line 21 after "license" insert "PROVIDED, That the requirement of continuing nursing education may for good cause shown be waived by the board."
On page 1, line 21 after "license." insert "Costs for nurses continuing education shall be borne from licensure fees."

Signed by Representatives Adams, Co-Chairman; Whiteside, Co-Chairman; Barr, Brekke, Gruger, Houchen, Kreidler, Lux, May, Mitchell, Pruitt, Teutsch, Tupper.

February 19, 1979

HOUSE BILL NO. 502, Prime Sponsor: Representative Gruger, providing for the immunization of the children in this state. Reported by Committee on Education.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Chandler, Co-Chairman; Heck, Co-Chairman; Bender, Craswell, Galloway, Nelson (G.A.), Taller, Taylor, Tupper, Valle, Van Dyken, Whiteside.

February 19, 1979

HOUSE BILL NO. 542, Prime Sponsor: Representative Bauer, abolishing existing educational television commission and creating another; setting out its powers and duties, and making appropriations thereto. Reported by Committee on Education.

MAJORITY recommendation: Do pass with the following amendments:
On page 5, line 11 strike "Instructional" and insert "Funds for instructional"
On page 5, line 14 strike "Educational" and insert "Funds for educational"
On page 9, after line 13, insert a section as follows:
"NEW SECTION. Sec. 14. The Washington State Public Broadcasting Commission and its powers and duties shall terminate on June 30, 1983, and shall be subject to all of the processes provided in RCW 42.131.010 through 43.131.110 as now existing or hereafter amended."
Renumber the remaining sections.

Signed by Representatives Chandler, Co-Chairman; Heck, Co-Chairman; Bender, Galloway, Taller, Taylor, Tupper, Valle, Warnke, Whiteside.

February 20, 1979

HOUSE BILL NO. 554, Prime Sponsor: Representative Adams, assisting shelters for victims of domestic violence. Reported by Committee on Social and Health Services.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Adams, Co-Chairman; Whiteside, Co-Chairman; Brekke, Gruger, Kreidler, Lux, May, Mitchell, Pruitt, Schmitten, Teutsch.

February 20, 1979

HOUSE BILL NO. 624, Prime Sponsor: Representative Mitchell, regulating certain controlled substances. Reported by Committee on Social and Health Services.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Adams, Co-Chairman; Whiteside, Co-Chairman;
Barr, Brekke, Gruger, Houchen, Kreidler, Lux, May, Mitchell, Pruitt, Schmitten, Teutsch, Tupper.

February 20, 1979

HOUSE BILL NO. 641, Prime Sponsor: Representative Erickson, licensing social workers. Reported by Committee on Social and Health Services.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Adams, Co-Chairman; Whiteside, Co-Chairman; Brekke, Gruger, Kreidler, Lux, May, Mitchell, Pruitt, Schmitten, Teutsch.

February 19, 1979

HOUSE BILL NO. 645, Prime Sponsor: Representative Heck, implementing law relating to use of school plants for community activities and making an appropriation therefor. Reported by Committee on Education.

MAJORITY RECOMMENDATION: Do pass with the following amendments:

1. On page 1, line 2 after "sections" strike everything through "appropriation" on line 3
2. On page 2, beginning on line 16 strike everything down to and including "district." on line 26
3. On page 2, line 27 strike "4" and insert "3"

Signed by Representatives Chandler, Co-Chairman; Heck, Co-Chairman; Bender, Craswell, Galloway, Nelson (G.A.), Taller, Tupper, Van Dyken.

February 20, 1979

HOUSE BILL NO. 653, Prime Sponsor: Representative Burns, authorizing parking control zones for cities of three hundred thousand people or more. Reported by Committee on Local Government.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Charnley, Co-Chairman; Zimmerman, Co-Chairman; Brekke, Brown, Garrett, Rosbach, Van Dyken, Vrooman, Whiteside.

February 21, 1979

HOUSE BILL NO. 666, Prime Sponsor: Representative Rosbach, allowing authorized transfers of students to another school district for indefinite periods. Reported by Committee on Education.

MAJORITY recommendation: Do pass. Signed by Representatives Chandler, Co-Chairman; Heck, Co-Chairman; Bender, Craswell, Eng, Galloway, Nelson (G.A.), Sommers, Taller, Taylor, Tupper, Valle, Van Dyken, Whiteside.

February 20, 1979

HOUSE BILL NO. 677, Prime Sponsor: Representative Rosbach, providing an allowance for clothing and incidentals for a sheriff and deputies. Reported by Committee on Local Government.

MAJORITY recommendation: Do pass. Signed by Representatives Charnley, Co-Chairman; Zimmerman, Co-Chairman; Brekke, Garrett, Keller, Rosbach, Schmitten, Teutsch, Van Dyken, Vrooman, Whiteside.

February 16, 1979

HOUSE BILL NO. 704, Prime Sponsor: Representative Smith (R), modifying the laws regulating driving while under the influence of intoxicating liquor. Reported by Committee on Judiciary.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Newhouse, Executive Chairman; Smith (R), Co-Chairman; Chandler, Knowles, Sherman, Thompson, Tilly, Winsley.

February 20, 1979

HOUSE BILL NO. 759, Prime Sponsor: Representative Valle, permitting job recruitment expenditures by libraries. Reported by Committee on Local Government.

MAJORITY recommendation: Do pass. Signed by Representatives Charnley, Co-Chairman; Zimmerman, Co-Chairman; Brekke, Brown, Garrett, Keller, Rosbach, Schmitten, Teutsch, Van Dyken, Vrooman, Whiteside.
February 20, 1979

HOUSE BILL NO. 770, Prime Sponsor: Representative Ehlers, transferring the powers and duties of the corporation division of the secretary of state to the department of licensing. Reported by Committee on State Government.

MAJORITY recommendation: Do pass. Signed by Representatives Ehlers, Executive Chairman; Taller, Co-Chairman; Addison, Burns, Fancher, Greengo, Haley, Jovanovich, McGinnis, Pruitt, Salatino, Walk, Williams.

February 20, 1979

HOUSE BILL NO. 792, Prime Sponsor: Representative Warnke, revising laws regarding the business license center. Reported by Committee on Commerce.

MAJORITY recommendation: Do pass with the following amendments:
On page 2, line 10 after "licensing" insert "and regulatory"
On page 2, line 24 after "licensing" insert "and regulatory"
Signed by Representatives Warnke, Executive Chairman; Greengo, Co-Chairman; Addison, Fuller, Gallagher, May, Oliver, Owen, Salatino, Sanders, Struthers, Walk.

February 20, 1979

HOUSE BILL NO. 796, Prime Sponsor: Representative O'Brien, permitting Seattle to charge admission to the hydroplane races. Reported by Committee on Local Government.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Charnley, Co-Chairman; Zimmerman, Co-Chairman; Brekke, Brown, Garrett, Keller, North, Rosbach, Schmitten, Teutsch, Van Dyken, Vrooman, Whiteside.

February 20, 1979

HOUSE BILL NO. 829, Prime Sponsor: Representative Haley, increasing the funding of family court. Reported by Committee on Local Government.

MAJORITY recommendation: Do pass with the following amendments:
On page 1, after line 23 insert a new section to read as follows:
"Sec. 2. Section 14, chapter 50, Laws of 1949 as amended by section 1, chapter 151, Laws of 1971 ex. sess. and RCW 26.12.140 are each amended to read as follows:
No fee shall be charged by the county clerk for filing the petition: PROVIDED, HOWEVER, That the court may assess any costs deemed appropriate upon any or each party at the conclusion of the court's jurisdiction. Costs assigned and collected shall be placed in the account created in section 1 of this 1979 act."
On page 1, line 1 of the title after "court:; insert "amending section 14, chapter 50, Laws of 1949 as amended by section 1, chapter 151, Laws of 1971 ex. sess. and RCW 26.12.140;"
Signed by Representatives Charnley, Co-Chairman; Zimmerman, Co-Chairman; Brekke, Brown, Garrett, Keller, North, Schmitten, Teutsch, Van Dyken, Vrooman, Whiteside.

February 21, 1979

HOUSE BILL NO. 891, Prime Sponsor: Representative Dunlap, clarifying items in the student learning objectives law. Reported by Committee on Education.

MAJORITY recommendation: Do pass with the following amendment:
On page 2, line 21 strike "publish" and insert "(publish) provide"
Signed by Representatives Chandler, Co-Chairman; Heck, Co-Chairman; Bender, Craswell, Galloway, Nelson (G.A.), Sommers, Taller, Taylor, Tupper, Valle, Van Dyken, Whiteside.

February 21, 1979

HOUSE BILL NO. 891, Prime Sponsor: Representative Dunlap, clarifying items in the student learning objectives law. Reported by Committee on Education.

MAJORITY recommendation: Do pass with the following amendment:
On page 2, line 21 strike "publish" and insert "(publish) provide"
Signed by Representatives Chandler, Co-Chairman; Heck, Co-Chairman; Bender, Craswell, Galloway, Nelson (G.A.), Sommers, Taller, Taylor, Tupper, Valle, Van Dyken, Whiteside.

February 21, 1979

HOUSE BILL NO. 1066, Prime Sponsor: Representative Struthers, relating to juvenile justice. Reported by Committee on Institutions.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Struthers, Co-Chairman; Becker, Co-Chairwoman; Barr, Granlund, Houchen, Hurley, Mitchell, Nelson (D), Rohrbach.

February 20, 1979

HOUSE BILL NO. 1176, Prime Sponsor: Representative Galloway, setting forth means for authorizing concurrent federal and local jurisdiction over certain federal lands. Reported by Committee on Local Government.
MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Charnley, Co-Chairman; Zimmerman, Co-Chairman; Brekke, Garrett, Keller, North, Rosbach, Schmitten, Teutsch, Van Dyken, Vrooman, Whiteside.

February 20, 1979

HOUSE BILL NO. 1197, Prime Sponsor: Representative Pruitt, extending the scope of the legislative ethics laws and establishing a statute of limitations for complaints thereunder. Reported by Committee on Constitution, Elections and Governmental Ethics.

MAJORITY recommendation: Do pass. Signed by Representatives Oliver, Executive Chairman; Erickson, Co-Chairwoman; Barnes, Eberle, Eng, Fuller, Granlund, Gruger, Hastings, Hughes.

February 21, 1979

HOUSE BILL NO. 1261, Prime Sponsor: Representative Warnke, relating to termination of the parent-child relationship. Reported by Committee on Institutions.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Struthers, Co-Chairman; Becker, Co-Chairwoman; Granlund, Hurley, Mitchell, Nelson (D), Owen.

February 20, 1979

HOUSE BILL NO. 1325, Prime Sponsor: Representative Garrett, revising the optional municipal code. Reported by Committee on Local Government.

MAJORITY recommendation: Do pass with the following amendments:

On page 28, line 3 strike "having" and insert "which pursuant to this chapter creates a planning agency and which has"

On page 28, line 6 after "jurisdiction." insert "A code city which pursuant to this chapter creates a planning agency and which has a population of less than twenty-five hundred may, by ordinance, similarly create a board of adjustment. In the event a code city with a population of less than twenty-five hundred creates a planning agency, but does not create a board of adjustment, the code city shall provide that the city legislative authority shall itself hear and decide the items listed in subdivisions (1), (2), and (3) of this section."

On page 29, line 16 strike "variances" and insert "the items listed in subdivisions (1), (2), and (3) of this section"

Signed by Representatives Charnley, Co-Chairman; Zimmerman, Co-Chairman; Brekke, Brown, Garrett, North, Schmitten, Teutsch, Van Dyken, Vrooman.

February 20, 1979

HOUSE JOINT RESOLUTION NO. 24, Prime Sponsor: Representative Taller, abolishing the office of the secretary of state. Reported by Committee on State government.

MAJORITY recommendation: Do pass with the following amendment:

On page 1, line 16 after "Effective" strike "January" and insert "July"

Signed by Representatives Ehlers, Executive Chairman; Taller, Co-Chairman; Addison, Burns, Fancher, Greengo, Haley, Jovanovich, McGinnis, Pruitt, Salatino, Walk, Williams.

MOTION

On motion of Mr. Polk, all bills listed on the supplemental agenda under the fifth order of business were passed to Committee on Rules for second reading with the exception of HOUSE BILL NO. 418, HOUSE BILL NO. 502, HOUSE BILL NO. 542, HOUSE BILL NO. 554, HOUSE BILL NO. 645 and HOUSE BILL NO. 1066, which were rereferred to Committee on Appropriations.

MOTION

On motion of Mr. Polk, the House adjourned until 10:00 a.m., Thursday, February 22, 1979.

JOHN BAGNARIOL, Speaker
DUANE BERENTSON, Speaker

DEAN R. FOSTER, Chief Clerk
VITO T. CHIECHI, Chief Clerk
The House was called to order at 10:00 a.m. by the Speaker (Mr. O'Brien presiding). The Clerk called the roll and all members were present except Representatives Monohon, Bagnariol and Berentson, who were excused.

The flag was escorted to the rostrum by a Sergeant at Arms Color Guard, Pages Terry Lee and Donna Gann. Prayer was offered by The Reverend Charles Loyer of the Westminster United Presbyterian Church of Olympia.

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

MESSAGE FROM THE SENATE

February 21, 1979

Mr. Speaker:

The Senate has passed:

SUBSTITUTE SENATE BILL NO. 2032,
ENGROSSED SENATE BILL NO. 2084,
ENGROSSED SENATE BILL NO. 2106,
ENGROSSED SENATE BILL NO. 2229,
ENGROSSED SUBSTITUTE SENATE BILL NO. 2335,
ENGROSSED SUBSTITUTE SENATE BILL NO. 2336,
ENGROSSED SUBSTITUTE SENATE BILL NO. 2337,
ENGROSSED SENATE BILL NO. 2338,
SENATE BILL NO. 2339,
SUBSTITUTE SENATE BILL NO. 2798,
SUBSTITUTE SENATE BILL NO. 2830,
SUBSTITUTE SENATE BILL NO. 3100,

and the same are herewith transmitted.

Bill Gleason, Assistant Secretary.

REPORTS OF STANDING COMMITTEES

February 20, 1979

HOUSE BILL NO. 58, Prime Sponsor: Representative May, prohibiting blind bidding for feature motion pictures. Reported by Committee on Commerce.

MAJORITY recommendation: Do pass. Signed by Representatives Warnke, Executive Chairman; Greengo, Co-Chairman; Gallagher, May, Oliver, Owen, Salatino, Sanders, Walk.

February 20, 1979

HOUSE BILL NO. 284, Prime Sponsor: Representative Sommers, establishing labeling requirements for frozen fish. Reported by Committee on Commerce.

MAJORITY recommendation: Do pass. Signed by Representatives Warnke, Executive Chairman; Greengo, Co-Chairman; Addison, Gallagher, May, Oliver, Owen, Salatino, Sanders, Walk.

February 20, 1979

HOUSE BILL NO. 382, Prime Sponsor: Representative Gallagher, requiring smoke detectors in certain dwelling units. Reported by Committee on Commerce.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Warnke, Executive Chairman; Greengo, Co-Chairman; Addison, Fuller, Gallagher, May, Oliver, Owen, Salatino, Sanders, Walk.

February 20, 1979

HOUSE BILL NO. 587, Prime Sponsor: Representative Ehlers, revising laws relating to the organized crime intelligence unit. Reported by Committee on State Government.
MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Ehlers, Executive Chairman; Taller, Co-Chairman; Addison, Burns, Fancher, Greengo, Haley, McGinnis, Pruitt, Salatino, Walk, Williams.  

February 20, 1979

HOUSE BILL NO. 682, Prime Sponsor: Representative Salatino, regulating postsecondary proprietary schools. Reported by Committee on Commerce.  

MAJORITY recommendation: Do pass. Signed by Representatives Warnke, Executive Chairman; Greengo, Co-Chairman; Fuller, Gallagher, May, Oliver, Owen, Salatino, Struthers, Walk.  

MINORITY recommendation: Do not pass. Signed by Representative Sanders.  

February 20, 1979

HOUSE BILL NO. 933, Prime Sponsor: Representative Patterson, revising the provisions relating to annexation of territory by public hospital districts. Reported by Committee on Local Government.  

MAJORITY recommendation: Do pass with the following amendments:  

- On page 2, line 10 strike "board of county commissioners" and insert "legislative authority"  
- On page 2, line 16 after "pay" insert "for all or any portion of"  
- On page 2, line 21 strike "any" and insert "for all or any portion"  
- On page 2, line 22 strike "contracted prior to or existing" and insert "that was contracted prior to or which existed"  

Signed by Representatives Charnley, Co-Chairman; Zimmerman, Co-Chairman; Brekke, Brown, Garrett, Keller, Rosbach, Schmitten, Vrooman, Whiteside.  

February 22, 1979

HOUSE BILL NO. 1045, Prime Sponsor: Representative McDonald, relating to state retirement systems.  

By recommendation of Rules Committee rereferred to Committee on Appropriations.  

MOTION  

On motion of Mr. King, all bills listed on today's agenda under the fifth order of business were referred to Committee on Rules for second reading with the exception of House Bill No. 1045.  

SECOND READING  

The Speaker (Mr. O'Brien presiding) announced the House would be considering the second reading consent calendar.  

MOTION  

On motion of Mr. King, House Rule 68 was suspended for this, the 46th day, to allow reconsideration of bills.  

HOUSE BILL NO. 149, by Representatives Knowles and Vrooman:  

Relating to county law libraries.  

The bill was read the second time.  

On motion of Mr. Nelson (D), the following amendments were adopted:  

- On page 1, line 13 after "seven" insert "or so much thereof as may be necessary"  
- On line 16 after "fund" insert ": PROVIDED, That expenditures from this fund shall be made pursuant to appropriation by the county legislative authority"  

House Bill No. 149 was ordered engrossed.  

On motion of Mr. King, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 149 was placed on final passage.  

Mr. Knowles spoke in favor of passage of the bill.  

ROLL CALL  

The Clerk called the roll on the final passage of Engrossed House Bill No. 149, and the bill passed the House by the following vote: Yeas, 94; nays, 1; not voting, 3.  

Voting yeas: Representatives Adams, Addison, Amen, Barnes, Barr, Bauer, Becker, Bender, Blair, Bond, Brekke, Brown, Burns, Chandler, Charnley, Clayton, Craswell, Dawson, Deccio, Douthwaite, Dunlap,

Voting nay: Representative Garrett.

Not voting: Representatives Bagnariol, Berentson, Monohon.

Engrossed House Bill No. 149, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 97, by Representatives Newhouse, Van Dyken, Fuller, Flanagan, Smith (C) and Clayton:

Exempting vehicles hauling farm products from regulation under certain circumstances.

The bill was read the second time.

With the consent of the House, Substitute House Bill No. 97 was substituted for House Bill No. 97, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 97 was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Mr. Newhouse spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 97, and the bill passed the House by the following vote: Yeas, 95; nays, 0; not voting, 3.


Not voting: Representatives Bagnariol, Berentson, Monohon.

Substitute House Bill No. 97, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 100, by Representatives Patterson, Isaacson, Taylor and Amen:

Extending state route number 27 through Pullman.

The bill was read the second time.

With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 100 was placed on final passage.

Mr. Patterson spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 100, and the bill passed the House by the following vote: Yeas, 94; nays, 0; not voting, 4.


Not voting: Representatives Bagnariol, Berentson, Dawson, Monohon.
House Bill No. 100, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 201, by Representatives Nelson (D), Erickson, Burns and Barnes:
Allowing applications for change in classification as resident student for college fee purposes to be made up to thirtieth day of quarter or semester.

The bill was read the second time.

There being no objection, Substitute House Bill No. 201 was substituted for House Bill No. 201, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 201 was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 201 was placed on final passage.

Mr. Nelson (D) spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 201, and the bill passed the House by the following vote: Yeas, 90; nays, 3; not voting, 5.


Voting nay: Representatives Greengo, Nisbet, Patterson.

Not voting: Representatives Bagnariol, Berentson, Dawson, Monohan, Polk.

Substitute House Bill No. 201, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

STATEMENT FOR THE JOURNAL

I missed voting on Substitute House Bill No. 201, and I wish to be recorded as voting "Aye."

RAY ISAACSON, 8th District.

HOUSE BILL NO. 262, by Representative Adams (by Department of Social and Health Services request):
Modifying the reporting of vital statistics.

The bill was read the second time.

There being no objection, Substitute House Bill No. 262 was substituted for House Bill No. 262, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 262 was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 262 was placed on final passage.

Mr. Kreidler spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 262, and the bill passed the House by the following vote: Yeas, 94; nays, 0; not voting, 4.

Not voting: Representatives Bagnariol, Berentson, Charnley, Monobon.

Substitute House Bill No. 262, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 331, by Representatives Vrooman, Schmitten and Taylor:

Authorizing the department of game to retain fees charged for informational materials published by the department.

The bill was read the second time.

With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 331 was placed on final passage.

Mr. Vrooman spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 331, and the bill passed the House by the following vote: Yeas, 93; nays, 0; not voting, 5.


Not voting: Representatives Adams, Bagnariol, Berentson, Monobon, Polk.

House Bill No. 331, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 365, by Representatives Lux, Galloway, Smith (R), Zimmerman, Garrett and Williams:

Authorizing satellite facilities for credit unions.

The bill was read the second time.

With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 365 was placed on final passage.

Mr. Lux spoke in favor of the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 365, and the bill passed the House by the following vote: Yeas, 95; nays, 0; not voting, 3.


Not voting: Representatives Bagnariol, Berentson, Monobon.

House Bill No. 365, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 414, by Representatives Bender, Chandler, Thompson and Lux:

Establishing a revolving fund for fees collected by the department of labor and industries for electrical licenses and inspections.

The bill was read the second time.

With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 414 was placed on final passage.
Mr. Bender spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 414, and the bill passed the House by the following vote: Yeas, 92; nays, 1; not voting, 5.


Voting nay: Representative Deccio.

Not voting: Representatives Bagnariol, Berentson, Bond, Greengo, Monohon.

House Bill No. 414, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 440, by Representatives Sherman, Chandler and Sanders (by Superintendent of Public Instruction request):

Authorizing parents to ride scheduled bus routes when their appearance at school is requested by school officials.

The bill was read the second time.

With the consent of the House, Substitute House Bill No. 440 was substituted for House Bill No. 440, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 440 was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 440 was placed on final passage.

Ms. Sherman spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 440, and the bill passed the House by the following vote: Yeas, 89; nays, 2; not voting, 7.


Voting nay: Representatives Hastings, Tilly.

Not voting: Representatives Bagnariol, Berentson, Bond, Deccio, Erak, Monohon, Tupper.

Substitute House Bill No. 440, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

EXPLANATION OF VOTE

I voted "Yes" on Substitute House Bill No. 440, but the button on the electric voting machine wouldn't lock.

STEVE TUPPER, 44th District.

HOUSE BILL NO. 486, by Representatives Barr, Fancher and Hughes:

Authorizing sale of certain second class shorelands by the state.

The bill was read the second time.

With the consent of the House, Substitute House Bill No. 486 was substituted for House Bill No. 486, and the substitute bill was placed on the calendar for second reading.
Substitute House Bill No. 486 was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 486 was placed on final passage.

Mr. Barr spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 486, and the bill passed the House by the following vote: Yeas, 94; nays, 1; not voting, 3.


Voting nay: Representative Sanders.

Not voting: Representatives Bagnariol, Berentson, Monohon.

Substitute House Bill No. 486, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 570, by Representatives May, Hurley, McGinnis, McCormick, Hughes, Martinis, Charnley and Sherman:

Funding public transportation systems.

The bill was read the second time.

With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 570 was placed on final passage.

Mr. May spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 570, and the bill passed the House by the following vote: Yeas, 94; nays, 0; not voting, 4.


Not voting: Representatives Bagnariol, Berentson, Monohon, Polk.

House Bill No. 570, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 630, by Representative Flanagan:

Providing for awarding of attorney fees and costs in lien foreclosures against the reserve fund for a public works project.

The bill was read the second time.

Committee on Judiciary recommendation: Majority, do pass as amended. (For amendment, see Journal, 44th Day, February 20, 1979.)

On motion of Mr. Newhouse, the committee amendment was adopted.

House Bill No. 630 was ordered engrossed.

With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 630 was placed on final passage.

Mr. Flanagan spoke in favor of the bill.
ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 630, and the bill passed the House by the following vote: Yeas, 93; nays, 0; not voting, 5.


Not voting: Representatives Bagnariol, Berentson, Dawson, Monohon, Patterson.

Engrossed House Bill No. 630, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 668, by Representatives Lux, Scott and Erak (by Employment Security Department request):

Modifying restrictions on governmental access to records of the employment security department.

The bill was read the second time.

With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 668 was placed on final passage.

Mr. Lux spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 668, and the bill passed the House by the following vote: Yeas, 88; nays, 7; not voting, 3.


Not voting: Representatives Bagnariol, Berentson, Dawson, Monohon.

House Bill No. 668, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 726, by Representatives Zimmerman and Charnley:

Implementing law relating to grant of franchises for use of rights of way of county roads.

The bill was read the second time.

With the consent of the House, Substitute House Bill No. 726 was substituted for House Bill No. 726, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 726 was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 726 was placed on final passage.

Mr. Zimmerman spoke in favor of passage of the bill.

Not voting: Representatives Bagnariol, Berentson, Brekke, Burns, Monohon.

Substitute House Bill No. 726, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 802, by Representatives Knowles, Newhouse, Winsley, Lux and Deccio:
Modifying the definition of "debenture company."
The bill was read the second time.
Committee on Judiciary recommendation: Majority, do pass as amended. (For amendment, see Journal, 44th Day, February 20, 1979.)
On motion of Mr. Newhouse, the committee amendment was adopted.

House Bill No. 802 was ordered engrossed. With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 802 was placed on final passage.

Mr. Knowles spoke in favor of the bill.

ROLL CALL
The Clerk called the roll on the final passage of Engrossed House Bill No. 802, and the bill passed the House by the following vote: Yeas, 92; nays, 0; not voting, 6.
Not voting: Representatives Bagnariol, Berentson, Flanagan, Monohon, Oliver, Wilson.

Engrossed House Bill No. 802, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 864, by Representatives Fancher, Barr and Bauer:
Authorizing restrictions on the movement of cattle.
The bill was read the second time.
With the consent of the House, Substitute House Bill No. 864 was substituted for House Bill No. 864, and the substitute bill was placed on the calendar for second reading.
Substitute House Bill No. 864 was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 864 was placed on final passage.

Ms. Fancher spoke in favor of passage of the bill.

ROLL CALL
The Clerk called the roll on the final passage of Substitute House Bill No. 864, and the bill passed the House by the following vote: Yeas, 92; nays, 1; not voting, 5.
Voting yea: Representative Nelson G. A.
Not voting: Representatives Bagnariol, Berentson, Galloway, Monohon, Schmitt.

Substitute House Bill No. 864, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 870, by Representatives Thompson, Lux and Williams:
Permitting 17-year-old minors to donate blood without parental consent.
The bill was read the second time.
Committee on Judiciary recommendation: Majority, do pass as amended. (For amendment, see Journal, 44th Day, February 20, 1979.)
On motion of Mr. Newhouse, the committee amendment was adopted.
House Bill No. 870 was ordered engrossed. With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 870 was placed on final passage.
Mr. Thompson spoke in favor of passage of the bill.

ROLL CALL
The Clerk called the roll on the final passage of Engrossed House Bill No. 870, and the bill passed the House by the following vote: Yeas, 92; nays, 3; not voting, 3.
Not voting: Representatives Barnes, Eberle, Greengo.

Engrossed House Bill No. 870, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 983, by Representatives Charnley, Barnes, Grimm, Burns, Teutsch, Salatino, McGinnis, Oliver, Gruger, Erickson and Patterson:
Setting forth new limitation as to allowable aggregate cost of leaves for community college professional personnel.
The bill was read the second time.
With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 983 was placed on final passage.
Mr. Charnley spoke in favor of passage of the bill.

ROLL CALL
The Clerk called the roll on the final passage of House Bill No. 983, and the bill passed the House by the following vote: Yeas, 94; nays, 1; not voting, 3.
Not voting: Representative Amen.

House Bill No. 983, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.
HOUSE BILL NO. 1008, by Representatives McDonald, Vrooman, Schmitten, Owen and Wilson:

Requiring the department of fisheries to collect data on transfers of commercial fishing vessels and licenses.

The bill was read the second time.

With the consent of the House, Substitute House Bill No. 1008 was substituted for House Bill No. 1008, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 1008 was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 1008 was placed on final passage.

Representatives McDonald and Vrooman spoke in favor of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 1008, and the bill passed the House by the following vote: Yeas, 95; nays, 0; not voting, 3.


Not voting: Representatives Bagnariol, Berentson, Monohon.

Substitute House Bill No. 1008, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 191, by Representatives Heck, Chandler, Whiteside, Galloway and Tupper:

Allowing costs incurred relating to sale and issuance of school district bonds to be deducted from bond proceeds.

The bill was read the second time.

Mr. Chandler moved adoption of the following amendment by Representatives Chandler and Heck:

On page 2, after line 6 insert the following:

"Sec. 2. Section 4, chapter 244, Laws of 1969 ex. sess. as last amended by section 1, chapter 98, Laws of 1975 1st ex. sess. and RCW 28A.47.803 are each amended to read as follows:

Allocations to school districts of state funds provided by RCW 28A.47.800 through 28A.47.811 shall be made by the state board of education and the amount of state assistance to a school district in financing a school plant project shall be determined in the following manner:

1. The boards of directors of the districts shall determine the total cost of the proposed project, which cost may include the cost of acquiring and preparing the site, the cost of constructing the building or of acquiring a building and preparing the same for school use, the cost of necessary equipment, taxes chargeable to the project, necessary architects' fees, and a reasonable amount for contingencies and for other necessary incidental expenses: PROVIDED, That the total cost of the project shall be subject to review and approval by the state board of education.

2. The state matching percentage for a school district shall be computed by the following formula:

The ratio of the school district's adjusted valuation per full time equivalent pupil divided by the ratio of the total state adjusted valuation per full time pupil shall be subtracted from three, and then the result of the foregoing shall be divided by three plus (the ratio of the school district's adjusted valuation per full time equivalent pupil divided by the ratio of the total state adjusted valuation per full time pupil)."
Provided, that in the event the percentage of state assistance to any school district based on the above formula is less than twenty percent and such school district is otherwise eligible for state assistance under RCW 28A.47.800 through 28A.47.811, the state board of education may establish for such district a percentage of state assistance not in excess of twenty percent of the approved cost of the project, if the state board finds that such additional assistance is necessary to provide minimum facilities for housing the pupils of the district.

(3) In addition to the computed percent of state assistance developed in (2) above, a school district shall be entitled to additional percentage points determined by the average percentage of growth for the past three years. One percent shall be added to the computed percent of state assistance for each percent of growth, with a maximum of twenty percent.

(4) The approved cost of the project determined in the manner herein prescribed times the percentage of state assistance derived as provided for herein shall be the amount of state assistance to the district for the financing of the project: provided, that need therefor has been established to the satisfaction of the state board of education: provided, further, that additional state assistance may be allowed if it is found by the state board of education that such assistance is necessary in order to meet (a) a school housing emergency resulting from the destruction of a school building by fire, the condemnation of a school building by properly constituted authorities, a sudden excessive and clearly foreseeable future increase in school population, or other conditions similarly emergent in nature; or (b) a special school housing burden imposed by virtue of the admission of nonresident students into educational programs established, maintained and operated in conformity with the requirements of law; or (c) a deficiency in the capital funds of the district resulting from financing, subsequent to April 1, 1969, and without benefit of the state assistance provided by prior state assistance programs, the construction of a needed school building project or projects approved in conformity with the requirements of such programs, after having first applied for and been denied state assistance because of the inadequacy of state funds available for the purpose, or (d) a condition created by the fact that an excessive number of students live in state owned housing, or (e) a need for the construction of a school building to provide for improved school district organization or racial balance, or (f) conditions similar to those defined under (a), (b), (c), (d) and (e) hereinabove, creating a like emergency.

(5) Notwithstanding any provision contained in chapter 28A.47 RCW or RCW 28A.47-800 through 28A.47.811, as now or hereafter amended, or any regulation of the state board of education or the state superintendent of public instruction adopted after January 1, 1979, all school districts which passed a bond issue or special levy for capital construction or capital purposes including a vocational—technical institute on or before April 3, 1979, shall remain eligible for state matching funds on the same basis as provided under statutes and/or state board of education regulations in effect on or before January 1, 1979, and each such district application shall receive the same priority it would have received under state law and/or state board of education rules and regulations in effect at the time any such bond issue or special levy was approved by the voters: provided, that this subsection shall apply only to bond issues or capital levies for capital purposes approved by the voters prior to April 1, 1979.

In addition and notwithstanding any provisions contained in RCW 28A.47.800 through 28A.47.811 or chapter 28A.47 RCW or the state board of education's rules and regulations if the same are amended on or after January 1, 1979, the state board of education and the state superintendent of public instruction shall, upon application by any school district(s) qualifying under the terms hereof, process the application in an expeditious fashion and allocate any state matching funds and determine their eligibility and priority as specified above.

MOTION

On motion of Mr. King, further consideration of House Bill No. 191 was deferred, and the bill was order placed at the top of Consent Calendar No. 4.
HOUSE BILL NO. 132, by Representatives Warnke, Owen and Whiteside:

Permitting the board to designate a treasurer in special purpose districts.

The bill was read the second time.

Ms. Houchen moved adoption of the following amendment by Representatives Houchen and Becker:

On page 2, line 7 strike 'The' and insert 'Upon obtaining the approval of the county treasurer, the'

Representatives Houchen, Becker and Craswell spoke in favor of the amendment, and Mr. Zimmerman spoke against it.

The amendment was adopted.

On motion of Mr. Zimmerman, the following amendments were adopted:
On page 2, line 7 after 'district' insert 'with more than twenty-five hundred customers'
On page 2, line 13 after 'funds.' insert 'Such treasurer shall be bonded for not less than twenty-five thousand dollars.'

On motion of Ms. Houchen, the following amendment by Representatives Houchen and Becker was adopted:
On page 3, line 2 strike 'The' and insert 'Upon obtaining the approval of the county treasurer, the'
On motion of Mr. Zimmerman, the following amendments were adopted:
On page 3, line 2 after 'district' insert 'with more than twenty-five hundred customers'
On page 3, line 8 after 'funds.' insert 'Such treasurer shall be bonded for not less than twenty-five thousand dollars.'

House Bill No. 132 was ordered engrossed.

With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 132 was placed on final passage.

Mr. Zimmerman spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 132, and the bill passed the House by the following vote: Yeas, 95; nays, 0; not voting, 3.


Not voting: Representatives Bagnariol, Berentson, Monohon.

Engrossed House Bill No. 132, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 135, by Representatives Warnke, Owen and Whiteside:

Providing travel allowances and increasing the compensation for the commissioners of special purpose districts.

The bill was read the second time.

With the consent of the House, Substitute House Bill No. 135 was substituted for House Bill No. 135, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 135 was read the second time.

On motion of Mr. Knowles, the following amendments by Representatives Knowles, Zimmerman, Charnley and Warnke were adopted:

On page 3, after line 16 insert the following:

'Sec. 3. Section 39, page 692, Laws of 1889-90 as last amended by section 2, chapter 163, Laws of 1975 1st ex. sess. and RCW 87.03.460 are each amended to read as follows:

The directors shall each receive not to exceed ((twenty-five)) forty dollars per day in attending meetings and while performing other services for the district, to be fixed by resolution and entered in the minutes.'
of their proceedings, and in addition thereto ((travel) actual expenses while away from home on district business and automobile mileage in accordance with RCW ((43.03.050 and 43.03.060)) 42.24.090 as now existing or hereafter amended. For purposes of compensation, directors shall receive a full day's compensation for attending an irrigation district meeting or for four or more hours per day of time actually devoted to the work of the district. Whenever less than four hours per day of time is actually devoted to the work of the district, other than attending an irrigation district meeting, the compensation received shall be directly proportional to that hourly portion of the four hour period which is worked. The board shall fix the compensation of the secretary and all other employees. The board shall, upon the petition of at least fifty or a majority of the electors, submit to the electors at any general district election, a schedule of salaries and fees to be paid hereunder. The petition shall be presented to the board twenty days before a general election, and the result thereof shall be determined and declared as other elections."

On page 1, line 4 of the title before "amending" strike "and"
On page 1, line 6 of the title after "Rew 57.12.010" and before "amending section 39, page 692, Laws of 1889-90 as last amended by section 2, chapter 163, Laws of 1975 ex. sess. and RCW 87.03.460"

House Bill No. 135 was ordered engrossed. With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 135 was placed on final passage.

Representatives Zimmerman, Charnley and Warnke spoke in favor of the bill, and Representatives Newhouse, Nelson (G.A.), Ehlers and Sommers spoke against it.

Mr. Zimmerman spoke again in favor of the bill, and Mr. Newhouse again spoke in opposition to it.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 135, and the bill failed to pass the House by the following vote: Yeas, 33; nays, 61; not voting, 4.


Not voting: Representatives Bagnariol, Berentson, Monohon, Smith C. P.

Engrossed House Bill No. 135, having failed to receive the constitutional majority, was declared lost.

HOUSE BILL NO. 962, by Representatives Schmitten and Wilson (by Department of Fisheries' request):

Revising the laws relating to buy-back of fishing vessels.

The bill was read the second time.

With the consent of the House, Substitute House Bill No. 962 was substituted for House Bill No. 962, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 962 was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 962 was placed on final passage.

Representatives Schmitten and Vrooman spoke in favor of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 962, and the bill passed the House by the following vote: Yeas, 91; nays, 3; not voting, 4.

FORTY-SIXTH DAY, FEBRUARY 22, 1979

Teutsch, Thompson, Tilly, Tupper, Van Dyken, Vrooman, Walk, Warnke, Whiteside, Williams, Wilson, Winsley, Zimmerman.

Voting nay: Representatives Bond, Craswell, Nisbet.
Not voting: Representatives Bagnariol, Berentson, Monohon, Valle.

Substitute House Bill No. 962, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

**MOTION**

On motion of Mr. King, the House reverted to the fifth order of business.

**REPORTS OF STANDING COMMITTEES**

February 21, 1979

HOUSE BILL NO. 308, Prime Sponsor: Representative Sommers, modifying the law on unclaimed property. Reported by Committee on Revenue.

MAJORITY recommendation: Do pass. Signed by Representatives Craswell, Co-Chairwoman; Sommers, Co-Chairwoman; Addison, Brown, Erickson, Galloway, Granlund, Greengo, Winsley.

Passed to Committee on Rules for second reading.

February 21, 1979

HOUSE BILL NO. 320, Prime Sponsor: Representative Craswell, extending the 106% levy limit to the state. Reported by Committee on Revenue.

MAJORITY recommendation: Do pass. Signed by Representatives Craswell, Co-Chairwoman; Addison, Bond, Brown, Erickson, Flanagan, Granlund, Greengo, Hastings, Sanders, Smith (R), Winsley.

Passed to Committee on Rules for second reading.

February 21, 1979

HOUSE BILL NO. 405, Prime Sponsor: Representative Bond, increasing the income limit for tax deferral. Reported by Committee on Revenue.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Craswell, Co-Chairwoman; Sommers, Co-Chairwoman; Addison, Bond, Brown, Erickson, Flanagan, Granlund, Greengo, Hastings, Nelson (D), O'Brien, Sanders, Smith (R), Winsley.

Passed to Committee on Rules for second reading.

February 21, 1979

HOUSE BILL NO. 433, Prime Sponsor: Representative Barr, updating certain powers of the department of ecology. Reported by Committee on Ecology.

MAJORITY recommendation: Do pass with the following amendment:
On page 2, line 23 after "him" insert "or her"

Signed by Representatives Valle, Executive Chairwoman; Barr, Co-Chairman; Brekke, Douthwaite, Galloway, Haley, Hughes, Isaacson, Nisbet, Pruitt, Sander, Smith (C).

Passed to Committee on Rules for second reading.

February 21, 1979

HOUSE BILL NO. 446, Prime Sponsor: Representative Thompson, conditioning certain water permits. Reported by Committee on Ecology.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Valle, Executive Chairwoman; Barr, Co-Chairman; Brekke, Douthwaite, Galloway, Haley, Hughes, Pruitt, Sanders, Smith (C).

Referred to committee on Rules for second reading.

February 22, 1979

HOUSE BILL NO. 514, Prime Sponsor: Representative Newhouse, authorizing the governor to accept retrocession of real property by the United States. Reported by Committee on Judiciary.
MAJORITY recommendation: Do pass. Signed by Representatives Newhouse, Executive Chairman; Smith (R), Co-Chairman; Knowles, Sherman, Tilly, Winsley.

Passed to Committee on Rules for second reading.

February 22, 1979

HOUSE BILL NO. 527, Prime Sponsor: Representative Schmitten, providing compensation for the workers and political subdivisions for search and rescue activities. Reported by Committee on State Government.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Ehlers, Executive Chairman; Talley, Co-Chairman; Addison, Burns, Fancher, Greengo, Jovanovich, McGinnis, Pruitt, Salatino, Walk, Williams.

Passed to Committee on Rules for second reading.

February 22, 1979

HOUSE BILL NO. S71, Prime Sponsor: Representative Smith (R), modifying the criminal records privacy act. Reported by Committee on Judiciary.

MAJORITY recommendation: Do pass with the following amendments:

On page 4, line 23 after 'when' strike everything down to and including 'from' on line 28 and insert 'another criminal justice agency requests criminal history record information, the disseminating agency may disseminate specific facts and incidents which are within its direct knowledge without furnishing disposition data as otherwise required by this section, unless the disseminating agency has received such disposition data from either: (1) the state patrol, or (2) ...'

On page 5, line 25 after 'shall also comply' and insert 'complies'...

On page 8, line 10 after 'initiating the' strike 'administration of criminal justice' and insert 'criminal history record'...

Signed by Representatives Newhouse, Executive Chairman; Smith (R), Co-Chairman; Knowles, Sherman, Tilly, Winsley.

Passed to Committee on Rules for second reading.

February 21, 1979

HOUSE BILL NO. 596, Prime Sponsor: Representative Hurley, prohibiting removal of sand from wetland areas. Reported by Committee on Parks and Recreation.

MAJORITY recommendation: Do pass with the following amendment:

On page 1, strike all material on lines 20 through 29 and insert: '(I) In order to protect the ocean beach environment and prevent its dispoilation, the director of the department of ecology shall adopt rules and regulations specifying the locations and circumstances in which sand may be removed from ocean beaches and adjacent sand dunes along the Pacific Coast for agricultural, construction, public access, and minimal private uses. The word 'removed' as used in this subsection shall be broadly construed to mean the displacement or sand. Such rules and regulations shall be adopted in conformity with the Administrative Procedure Act, chapter 34.04 RCW but shall not be adopted, amended, or repealed except on the favorable recommendation of a committee composed of the director of the department of ecology or his designee, the director of the parks and recreation commission or his designee, the director of the department of fisheries or his designee, a member appointed by the governing body of the association of Washington cities, a member appointed by the governing body of the Washington state association of counties, and the prosecuting attorney of each county having ocean beach to which the rules would apply. The director of the department of ecology or his designee shall serve as chairman of the committee and the department shall provide the necessary administrative and support services for the committee.

Any person who violates a rule or regulation adopted under this section is guilty of a misdemeanor.'

Signed by Representatives Hurley, Executive Chairwoman; Fuller, Co-Chairman; Brown, North.

Passed to Committee on Rules for second reading.

February 21, 1979

HOUSE BILL NO. 688, Prime Sponsor: Representative Hughes, establishing an anti-litter youth corps within the Department of Ecology. Reported by Committee on Ecology.

MAJORITY recommendation: Do pass with the following amendments:

On page 3, line 13 after 'corps' insert 'PROVIDED, That youth corps activities for removing litter from public areas other than highways may be administered by the parks and recreation commission and the department shall allocate moneys to the commission for such activities'

On page 3, line 13 after 'youth corps' insert 'and for the employment of persons in sheltered employment and supervised work programs described in RCW 28A.10.100.'
On page 3, after line 16 insert the following:

"NEW SECTION. Sec. 4. There is added to chapter 70.93 RCW a new section to read as follows:
For the purposes of RCW 70.93.120 and RCW 70.93.130, the phrase 'gross proceeds of sales' for newspapers and magazine sales shall apply only to subscription and newsstand sales or, in the case of newspapers and magazines distributed free or partially free of charge, shall apply only to twenty percent of the total income derived from the publication thereof."

Signed by Representatives Valle, Executive Chairwoman; Brekke, Galloway, Haley, Hughes, Isaacson, Nisbet, Pruitt, Sanders, Smith (C).

Passed to Committee on Rules for second reading.

February 21, 1979

HOUSE BILL NO. 689, Prime Sponsor: Representative Hughes, requiring persons convicted of littering to pick up or remove the deposited litter. Reported by Committee on Ecology.

MAJORITY recommendation: Do pass with the following amendments:
On page 1, line 23 after "fine" strike "or bail forfeiture" and insert "((or bail forfeiture))"
On page 2, line 4 after "than" strike "ten" and insert "eight"
On page 2, line 5 after "than" strike "twenty" and insert "sixteen"
On page 2, after line 9 insert the following:

"NEW SECTION. Sec. 2. There is added to chapter 70.93 RCW a new section to read as follows:
Notwithstanding chapter 4.92 RCW and chapter 4.96 RCW, neither the state of Washington nor any of its political subdivisions, municipal corporations, or quasi municipal corporations may be held liable for any damages incurred by a person convicted pursuant to RCW 70.93.060 as now or hereafter amended while serving the sentence of the court."

Signed by Representatives Valle, Executive Chairwoman; Barr, Co-Chairman; Brekke, Galloway, Hughes, Nisbet, Pruitt, Sanders.

Passed to Committee on Rules for second reading.

February 21, 1979

HOUSE BILL NO. 694, Prime Sponsor: Representative Scott, providing civil penalties for the careless use of pesticides which results in killing bees. Reported by Committee on Agriculture.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill to pass. Signed by Representatives Kreidler, Executive Chairman; Becker, Erak, Heck, Scott, Van Dyken.

MINORITY recommendation: Do not pass. Signed by Representatives Fancher, Co-Chairwoman; Clayton, Hastings.

Passed to Committee on Rules for second reading.

February 21, 1979

HOUSE BILL NO. 781, Prime Sponsor: Representative Smith (R), providing for goose and clam licenses. Reported by Committee on Natural Resources.

MAJORITY recommendation: Do pass with the following amendments:
On page 4, beginning on line 11 after "amended" strike ", 75.28.280 as now or hereafter amended," On page 5, line 29 after "person's" insert "second"

Signed by Representatives Schmitten, Executive Chairman; Vrooman, Co-Chairman; Jovanovich, Martinis, McCormick, McDonald, Mitchell, Monohon, Nelson (G.A.), Rosbach, Smith (R).

Passed to Committee on Rules for second reading.

February 21, 1979

HOUSE BILL NO. 1131, Prime Sponsor: Representative Becker, forbidding certain substitution of food products. Reported by Committee on Agriculture.

MAJORITY recommendation: Do pass with the following amendments:
On page 2, line 15 strike "unlawful" and insert "a violation"
On page 2, line 17 strike "of" and insert "under"
On page 2, line 28 strike "be a misdemeanor" and insert "be subject to a fine of up to $25.00 dollars per day for each violation"

Signed by Representatives Kreidler, Executive Chairman; Fancher, Co-Chairwoman; Becker, Erak, Heck, Scott, Van Dyken.

Passed to Committee on Rules for second reading.

February 22, 1979

HOUSE BILL NO. 1133, Prime Sponsor: Representative Sanders, defining and regulating "continuing political funds." Reported by Committee on Constitution, Elections and Governmental Ethics.

MAJORITY recommendation: Do pass with the following amendments:

On page 2, lines 29 through 31 strike all new material and renumber the remaining sections consecutively.

On page 5, line 35 after the period insert the following new subsection:

"(27) 'Surplus funds' mean, in the case of a political committee or candidate, the balance of contributions which remain in the possession or control of that committee or candidate subsequent to the election for which the contributions were received, and which are in excess of the amount necessary to pay remaining debts incurred by the committee or candidate prior to that election. In the case of a continuing political committee, 'surplus funds' mean those contributions remaining in the possession or control of the committee which are in excess of the amount necessary to pay all remaining debts when it makes its final report under RCW 42.17.065."

On page 6, strike all of sections 2 and 3.

Signed by Representatives Oliver, Executive Chairman; Erickson, Co-Chairwoman; Barnes, Eberle, Fuller, Granlund, Greengo, Hastings, Hughes.

Passed to Committee on Rules for second reading.

February 21, 1979

HOUSE BILL NO. 1141, Prime Sponsor: Representative Hurley, establishing a reservation system for state park campsites. Reported by Committee on Parks and Recreation.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Hurley, Executive Chairwoman; Fuller, Co-Chairman; Brown, North, Sprague, Taylor.

Passed to Committee on Rules for second reading.

February 21, 1979

HOUSE BILL NO. 1142, Prime Sponsor: Representative Owen, modifying the definition of "filled dairy products." Reported by Committee on Agriculture.

Majority recommendation: Do pass. Signed by Representatives Kreidler, Executive Chairman; Fancher, Co-Chairwoman; Amen, Becker, Clayton, Erak, Hastings, Heck, Scott, Van Dyken.

Passed to Committee on Rules for second reading.

February 21, 1979

HOUSE BILL NO. 1241, Prime Sponsor: Representative Hurley, providing a property tax exemption for property held for park purposes by nonprofit organizations. Reported by Committee on Parks and Recreation.

MAJORITY recommendation: Do pass. Signed by Representatives Hurley, Executive Chairwoman; Fuller, Co-Chairman; Brown, North, Sprague, Taylor.

Passed to Committee on Rules for second reading.

February 21, 1979

HOUSE BILL NO. 1269, Prime Sponsor: Representative Van Dyken, authorizing purchase of property to obtain property for state park purposes. Reported by Committee on Parks and Recreation.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Hurley, Executive Chairwoman; Fuller, Co-Chairman; Brown, North, Sprague, Taylor.

Passed to Committee on Rules for second reading.
February 22, 1979

HOUSE JOINT MEMORIAL NO. 15, Prime Sponsor: Representative Erickson, requesting a federal constitutional amendment to limit federal expenditures. Reported by Committee on Constitution, Elections and Governmental Ethics.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Oliver, Executive Chairman; Erickson, Co-Chairwoman; Barnes, Fuller, Granlund, Gruger, Hastings, Hughes.

Passed to Committee on Rules for second reading.

February 22, 1979

HOUSE CONCURRENT RESOLUTION NO. 13, Prime Sponsor: Representative Kreidler, establishing the state centennial. Reported by Committee on State Government.

MAJORITY recommendation: Do pass. Signed by Representatives Ehlers, Executive Chairman; Taller, Co-Chairman; Burns, Greengo, Jovanovich, McGinnis, Pruitt, Salatino, Walk, Williams.

MINORITY recommendation: Do not pass. Signed by Representative Fancher.

Passed to Committee on Rules for second reading.

February 21, 1979

HOUSE JOINT RESOLUTION NO. 23, Prime Sponsor: Representative Granlund, authorizing the grant of property tax relief. Reported by Committee on Revenue.

MAJORITY recommendation: Do pass. Signed by Representatives Sommers, Co-Chairwoman; Addison, Brown, Erickson, Galloway, Granlund, Greengo, Hastings, Nelson (D), O'Brien, Sanders, Smith (R), Winsley.

Passed to Committee on Rules for second reading.

February 21, 1979

ENGROSSED SENATE BILL NO. 2111, Prime Sponsor: Senator Odegaard, pertaining to taxation of timber and timber lands. Reported by Committee on Revenue.

MAJORITY recommendation: Do pass with the following amendment:

Strike everything after the enacting clause and insert the following:

"Section I. Section 7, chapter 294, Laws of 1971 ex. sess. as last amended by section 1, chapter 347, Laws of 1977 ex. sess. and RCW 82.04.291 are each amended to read as follows and, as amended, shall be recodified as a section of chapter 84.33 RCW:

(1) Upon every person engaging within this state in business as a harvester of timber; as to such persons the amount of tax with respect to such business shall be equal to the stumpage value or timber harvested for sale or for commercial or industrial use multiplied by the appropriate rate as follows:

(a) For timber harvested between October 1, 1972 and September 30, 1973 inclusive, the rate shall be one and three-tenths percent;

(b) For timber harvested between October 1, 1973 and September 30, 1974 inclusive, the rate shall be two and nine-tenths percent and between October 1, 1974 and June 30, 1981, inclusive, six and one-half percent.

(2) For purposes of this section:

(a) 'Harvester' means every person who from his own privately owned land or from the privately owned land of another under a right or license granted by lease or contract, either directly or by contracting with others for the necessary labor or mechanical services fells, cuts or takes timber for sale or for commercial or industrial use. It does not include persons performing under contract the necessary labor or mechanical services for a harvester.

(b) 'Timber' means forest trees, standing or down on privately owned land, and except as provided in RCW 84.33.170 includes Christmas trees.

(c) 'Stumpage value of timber' means the appropriate stumpage value shown on tables to be prepared by the department of revenue pursuant to subsection (3) of this section.

(d) Timber shall be considered harvested at the time when in the ordinary course of business the quantity thereof of species is first definitely determined. The amount harvested shall be determined by the Scribner Decimal C Scale or other prevalent measuring practice adjusted to arrive at substantially equivalent measurements, as approved by the department of revenue.

(3) The department of revenue shall designate areas containing timber having similar growing, harvesting and marketing conditions to be used as units for the preparation and application of stumpage values. Each year on or before December 31 for use the following January through June 30, and on or before June 30 for use the following July through December 31, the department shall prepare tables of stumpage values of each species or subclassification of timber within such units, which values shall be the amount that each such species or subclassification would sell for at a voluntary sale made in the ordinary course of business for purposes of immediate harvest. Such stumpage values, expressed in terms of a dollar amount per thousand
board feet or other unit measure, shall be determined from (a) gross proceeds from sales on the stump of similar timber of like quality and character at similar locations, and in similar quantities, or from (b) gross proceeds from sales of logs adjusted to reflect only the portion of such proceeds attributable to value on the stump immediately prior to harvest, or from a combination of (a) and (b), and shall be determined in a manner which makes reasonable and adequate allowances for age, size, quality, costs of removal, accessibility to point of conversion, market conditions and all other relevant factors. Upon application from any person who plans to harvest damaged timber, the stumpage values for which have been materially reduced from the values shown in the applicable tables due to damage resulting from fire, blow down, ice storm, flood or other sudden unforeseen cause, the department shall revise such tables for any area in which such timber is located and shall specify any additional accounting or other requirements to be complied with in reporting and paying such tax. The preliminary area designations and stumpage value tables and any revisions thereof shall be subject to review by the ways and means committees of the house and senate prior to finalization. Tables of stumpage values shall be signed by the director or his designee and authenticated by the official seal of the department. A copy thereof shall be mailed to anyone who has submitted to the department a written request thereof.

(4) On or before the sixtieth day after the date of final adoption of any stumpage value tables, any harvester may appeal to the board of tax appeals for a revision of stumpage values for an area determined pursuant to subsection (3) of this section.

(5) There are hereby created in the state treasury a state timber tax account A and a state timber tax reserve account in the state general fund and any interest earned on the investment of cash balances shall be deposited in these accounts. The revenues from the tax imposed by subsection (1) of this section shall be deposited in state timber tax account A and state timber tax reserve account as follows:

<table>
<thead>
<tr>
<th>YEAR OF COLLECTION</th>
<th>ACCOUNT A</th>
<th>RESERVE ACCOUNT</th>
</tr>
</thead>
<tbody>
<tr>
<td>1973 through 1982</td>
<td>100%</td>
<td>0%</td>
</tr>
<tr>
<td>1983 and thereafter</td>
<td>0%</td>
<td>100%</td>
</tr>
</tbody>
</table>

(6) In addition to the rates specified in subsection (1) of this section, there shall be imposed upon such persons a surtax at a rate of .5% of the stumpage value of timber as specified in such subsection (1) upon timber harvested between October 1, 1972 and September 30, 1974 inclusive. The revenues from such surtax shall be deposited in the state timber tax reserve account. Such surtax shall be reimposed for one year upon timber harvested in any calendar year following any fourth quarter during which transfers from such reserve account pursuant to subsection (3) of RCW 84.33.080 reduce the balance in such account to less than five hundred thousand dollars, but in no event shall such surtax be imposed in any year after 1980.

(7) The tax imposed under this section shall be computed with respect to timber harvested each calendar quarter and shall be due and payable in quarterly installments and remittance therefor shall be made on or before the last day of the month next succeeding the end of the quarterly period in which the tax accrued. The taxpayer on or before such date shall make out a return, upon such forms and setting forth such information as the department of revenue may require, showing the amount of the tax for which he is liable for the preceding quarterly period, and shall sign and transmit the same to the department of revenue, together with a remittance for such amount.

(8) The taxes imposed by this section shall be in addition to any taxes imposed upon the same persons pursuant to one or more of sections RCW 82.04.230 to 82.04.290, inclusive, and RCW 82.04.440, and none of such sections shall be construed to modify or interact with this section in any way, except RCW 82.04.450 and 82.04.490 shall not apply to the taxes imposed by this section.

(9) Any harvester incurring less than ten dollars tax liability under this section in any calendar quarter shall be excused from the payment of such tax, but may be required by the department of revenue to file a return even though no tax may be due.

Sec. 2. Section 6, chapter 294, Laws of 1971 ex. sess. as last amended by section 2, chapter 347, Laws of 1977 ex. sess. and RCW 84.33.060 are each amended to read as follows:

In each year commencing with 1972 ((and ending with 1981)), solely for the purpose of determining, calculating and fixing, pursuant to chapter 84.52 RCW, the dollar rates for all regular and excess levies for the state and each timber county and taxing district lying wholly or partially in such county within which there was timber on January 1 of such year, the assessor of such timber county shall, for each such district, add to the amount of the 'assessed valuation of the property' of all property other than timber the product of:

(a) The portion indicated below for each year of the value of timber therein as shown on the timber roll prepared in accordance with RCW 84.33.050 for such year; and

(b) The assessment ratio applied generally by such assessor in computing the assessed value of other property in his county:

<table>
<thead>
<tr>
<th>YEAR</th>
<th>PORTION OF TIMBER ROLL</th>
</tr>
</thead>
<tbody>
<tr>
<td>1972 through 1977</td>
<td>100%</td>
</tr>
<tr>
<td>1978 and thereafter</td>
<td>80%</td>
</tr>
<tr>
<td>(1979)</td>
<td>60%</td>
</tr>
<tr>
<td>1980</td>
<td>40%</td>
</tr>
<tr>
<td>1981</td>
<td>20%</td>
</tr>
<tr>
<td>1982 and thereafter</td>
<td>None</td>
</tr>
</tbody>
</table>
shall pay, out of the state timber reserve account, to the treasurer of each timber county for the account of each local taxing district one-fourth of such district's portion (determined pursuant to (b) above) of such

determine on or before December 31 of such year, an amount to be distributed to the taxing districts the
total calendar year distributions equal to the percentage increase or decrease in excise tax collections
section) in August of any year commencing with 1974, the balance in the state timber reserve account
or the full amount, as the case may
be, transferred from the state limber tax reserve account A. 

The balance in state timber tax account A, if any, on the twentieth day of the second month of each calendar quarter commencing February 20, 1975 and ending November 20, 1982 shall be transferred to the state timber tax reserve account.

(2) On the twentieth day of the second month of each calendar quarter, commencing February 20, 1974 ((and ending November 20, 1982)), the state treasurer shall pay to the treasurer of each timber county for the account of each taxing district such district's proportion and pay into the state general fund for the support of the common schools the state's proportion (determined in December of the preceding year pursuant to subsection (1) of this section) of the amount in state timber tax account A collected upon timber harvested in the preceding calendar quarter, but in no event shall any such quarterly payment to a taxing district, when added to such payments made to such district the previous quarters of the same year, exceed, respectively one-fourth, one-half, three-fourths, or the full amount of the timber factor for such district determined in December of the preceding year.

The balance in state timber tax account A, if any, on the twentieth day of the second month of each calendar quarter commencing February 20, 1975 and ending November 20, 1982 shall be transferred to the state timber tax reserve account.

(3) If the balance in state timber tax account A immediately prior to such twentieth day of the second month of each calendar quarter is not sufficient to permit a payment of one-fourth, one-half, three-fourths, or the full amount, as the case may be, which, when added to the payments made to any taxing district the previous quarters of the same year, will equal the timber factor for such district determined in December of the preceding year, the necessary additional amount shall be transferred from the state timber tax reserve account to state timber tax account A.

(4) If, after the transfer, if any, from the state timber tax account A (pursuant to subsection (2) of this section) in August of any year commencing with 1974, the balance in the state timber reserve account exceeds two million dollars, the amount of the excess shall be applied first, subject to legislative appropriation of funds allocated from the state timber reserve account, for activities undertaken by the department of revenue forest tax division and for the activities undertaken by the department of natural resources relating to classification of lands as required by this chapter. If following the transfer, if any, from the state timber tax account A (pursuant to subsection (2) of this section) in November of 1977 and each year thereafter, the balance in the state timber tax reserve account exceeds two million dollars, the department of revenue shall determine on or before December 31 of such year, an amount to be distributed to the taxing districts the following calendar year, which distribution shall be determined in the following manner: PROVIDED, That the amount of such excess reserve account distribution shall be limited to that amount which, when added to the total account A distribution for the same calendar year, will allow a percentage increase or decrease in total calendar year distributions equal to the percentage increase or decrease in excise tax collections between the preceding calendar year and the current calendar year:

(a) The department of revenue shall calculate a harvest factor and a harvest factor proportion for each taxing district, in the manner provided in subsection (5) of this section except that for years before 1978 there shall be used the aggregate value of timber harvested for as many quarters for which information is available;

(b) By multiplying the amount of such excess by the harvest factor proportion for each taxing district respectively, the department of revenue shall calculate the amount to be distributed to each local taxing district and to the state and shall certify such amounts to the respective county assessors and state;

(c) Along with each quarterly payment pursuant to subsection (2) of this section, the state treasurer shall pay, out of the state timber reserve account, to the treasurer of each timber county for the account of each local taxing district one-fourth of such district's portion (determined pursuant to (b) above) of such
excess and the state treasurer shall pay into the state's general fund for the support of the common schools out of the state timber tax reserve account such additional one-fourth amount due the state.

(5) On or before December 31 of each year commencing with 1978, the department of revenue shall deliver to the treasurer of each timber county a schedule setting forth for each taxing district or portion thereof lying within such county:

(a) The average of the aggregate value of all timber harvested within such district in each of the immediately preceding five years as determined from the excise tax returns filed with the department of revenue;

(b) The aggregate dollar rate calculated pursuant to RCW 84.33.060 and chapter 84.52 RCW and actually utilized the immediately preceding October in extending real property taxes upon the tax rolls for collection the following year;

(c) A 'harvest factor' which is the product of such five year average and such aggregate dollar rate;

(d) The proportion that each taxing district's harvest factor bears to the sum of the harvest factors for all taxing districts in the state.

Sec. 4. Section 9, chapter 187, Laws of 1974 ex. sess. and RCW 84.33.200 are each amended to read as follows:

(1) The legislature shall review the system of distribution and allocation of all timber excise tax revenues in January, 1975 and each year thereafter to provide a uniform and equitable distribution and allocation of such revenues to the state and local taxing districts.

(2) In order to allow legislative review of the rules and regulations to be adopted by the department of revenue establishing the stumpage value index provided for in RCW 82.04.291(3), such rules and regulations shall be effective not less than sixty days after transmitting to the staffs of the senate and house and means committees (or their successor committees) the same proposed rules and regulations as shall have been previously filed with the office of the code reviser pursuant to RCW 34.04.025(1)(a).

(((3) The ways and means committees of the house and senate, with the advice of the department of revenue, the department of natural resources, office of the superintendent of public instruction, county government, and affected landowners, shall review the yield tax rate and rate structure prior to December 31, 1978, and shall recommend modification of the rate and rate structure as necessary so that timber bears an equitable and proportionate tax share in conformance with the provisions of this chapter.))

(3) In the event that a permanent timber tax rate is not set in 1979, a joint timber tax advisory committee shall be established. The joint advisory committee shall be composed of members of the house of representatives and the senate and co-chaired by a member of the house revenue committee and a member of the senate ways and means committee. The joint advisory committee shall recommend a rate level and distribution system on or before the convening of the forty-seventh legislature.

(4) The department of revenue and the department of natural resources shall make available to the revenue committees of the senate and house of representatives of the state legislature information and data, as it may be available, pertaining to the status of forest land grading throughout the state, the collection of timber excise tax revenues, the distribution and allocation of timber excise tax revenues to the state and local taxing districts, and any other information as may be necessary for the proper legislative review and implementation of the timber excise tax system, and in addition, the departments shall provide an annual report of such matters in January of each year to such committees.

NEW SECTION. Sec. 5. Section 9, chapter 123, Laws of 1975-'76 2nd ex. sess. (uncodified) is repealed.

NEW SECTION. Sec. 6. The tax rate provided in RCW 82.04.291 applies retrospectively to January 1, 1979.

NEW SECTION. Sec. 7. This act is necessary for the immediate preservation of the public peace, health, and safety, the support of the state government and its existing public institutions, and shall take effect immediately."

Signed by Representatives Craswell, Co-Chairwoman; Sommers, Co-Chairwoman; Addison, Bond, Brown, Erickson, Flanagan, Galloway, Granlund, Greengo, Hastings, Nelson (D), O'Brien, Sanders, Smith (R), Winsley.

Passed to Committee on Rules for second reading.

MOTION

On motion of Mr. King, HOUSE BILL NO. 645 was rereferred from Committee on Appropriations to Committee on Rules.
MOTION

On motion of Mr. King, the House recessed until 1:30 p.m.

AFTERNOON SESSION

The House was called to order at 1:30 p.m. by the Speaker (Mr. O’Brien presiding). The Clerk called the roll and all members were present except Speakers Bagnariol and Berentson, who were excused.

MOTION

On motion of Mr. Salatino, the House reverted to the fourth order of business.

INTRODUCTIONS AND FIRST READING

SUBSTITUTE SENATE BILL NO. 2032, by Committee on Commerce (originally sponsored by Senators Rasmussen, Newschwander, Clarke and Conner – by Legislative Budget Committee request):

Modifying regulation of commercial driver training schools and instruction.

To Committee on Commerce

ENGROSSED SENATE BILL NO. 2084, by Senator Conner:

Exempting nonprofit youth organizations from the timber excise tax.

To Committee on Revenue

ENGROSSED SENATE BILL NO. 2106, by Senators Talmadge and Wojahn:

Modifying items of personal property exempt from execution and attachment.

To Committee on Judiciary

ENGROSSED SENATE BILL NO. 2229, by Senators Walgren and Marsh:

Revising the criminal code.

To Committee on Judiciary

ENGROSSED SUBSTITUTE SENATE BILL NO. 2335, by Committee on Ways and Means (Originally sponsored by Senators Fleming, Jones, Ridder, Morrison, Day, McDermott, North and Lee – by Select Committee on Nursing Homes request):

Establishing a nursing home audit and cost reimbursement system.

To Committee on Social and Health Services

ENGROSSED SUBSTITUTE SENATE BILL NO. 2336, by Committee on Social and Health Services (originally sponsored by Senators Fleming, Jones, McDermott, Morrison, Ridder, Day and North – by Select Committee on Nursing Homes request):

Providing for resident care standards in nursing homes.

To Committee on Social and Health Services

ENGROSSED SUBSTITUTE SENATE BILL NO. 2337, by Committee on Social and Health Services (originally sponsored by Senators Fleming, Jones, North, Morrison, Ridder, Day, McDermott and Hayner – by Select Committee on Nursing Homes request):

Revising laws relating to fraud in connection with medical care claims to the state.

To Committee on Social and Health Services

ENGROSSED SENATE BILL NO. 2338, by Senators Fleming, Jones, North, McDermott, Ridder, Morrison and Day (by Senate Select Committee on Nursing Homes of the 45th Legislature request):

Revising laws relating to nursing homes.

To Committee on Social and Health Services
SENATE BILL NO. 2339, by Senators Fleming, Jones, Ridder, McDermott, North, Day, Morrison and Lee (by Senate Select Committee on Nursing Homes of the 45th Legislature request):

Requiring certification of nursing assistants in nursing homes.

To Committee on Social and Health Services

SUBSTITUTE SENATE BILL NO. 2798, by Committee on Commerce (originally sponsored by Senator Van Hollebeke):

Deleting the employment agency advisory board from the termination schedule of the sunset law.

To Committee on Commerce

SUBSTITUTE SENATE BILL NO. 2830, by Committee on Ecology (originally sponsored by Senator Williams):

Removing the water well construction operators examining board from the sunset act of 1977.

To Committee on Ecology

SUBSTITUTE SENATE BILL NO. 3100, by Committee on Transportation (originally sponsored by Senator Henry):

Regulating vessels.

To Committee on Transportation

MOTION

On motion of Mr. Salatino, the House advanced to the seventh order of business.

THIRD READING

HOUSE BILL NO. 101, by Representative Sanders (by Committee on Judiciary of the 45th Legislature request):

Clarifying laws on negligent driving and racing.

On motion of Mr. Salatino, the rules were suspended, and House Bill No. 101 was returned to second reading for the purpose of amendment.

On motion of Mr. Sanders, the following amendments were adopted:

On page 1, line 16 following 'property' insert: PROVIDED HOWEVER, That any person operating a motor vehicle on private property with the consent of the owner in a manner consistent with the owner's consent shall not be guilty of negligent driving'.

On page 2, line 5 following 'law' insert: PROVIDED HOWEVER, That any comparison or contest of relative speeds which has been authorized by the governmental entity over whose roads such contest or comparison will take place shall not constitute racing'.

House Bill No. 101 was ordered engrossed. With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 101 was placed on final passage.

Mr. Sanders spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 101, and the bill passed the House by the following vote: Yeas, 94; nays, 0; not voting, 4.


Not voting: Representatives Bagnariol, Berentson, Blair, Monohon.
Engrossed House Bill No. 101, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE HOUSE BILL NO. 367, by Committee on Education (originally sponsored by Representatives Chandler, Heck, Whiteside, Bauer, Bender, Taller, Tupper and Mitchell):

Having state board of education examine and accredit all public schools within a school district.

The bill was read the third time and placed on final passage.

Mr. Chandler spoke in favor of passage of the bill, and Mr. Williams spoke against it.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 367, and the bill passed the House by the following vote: Yeas, 68; nays, 26; not voting, 4.


Not voting: Representatives Bag_nariol, Berentson, Monohon, Newhouse.

Substitute House Bill No. 367, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

ENGROSSED HOUSE BILL NO. 87, by Representatives Clayton and Barr:

Regulating agricultural commodity warehouses.

The bill was read the third time and placed on final passage.

Mr. Clayton spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 87, and the bill passed the House by the following vote: Yeas, 92; nays, 0; not voting, 6.


Not voting: Representatives Bag_nariol, Berentson, Brown, Monohon, Newhouse, Warnke.

Engrossed House Bill No. 87, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE HOUSE BILL NO. 186, by Committee on Natural Resources (originally sponsored by Representatives Schmitten, Keller, Vrooman, Addison, Fuller and Teutsch):

Eliminating report filing for shippers of Christmas trees sold out of state.

The bill was read the third time and placed on final passage.

Mr. Schmitten spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 186, and the bill passed the House by the following vote: Yeas, 95; nays, 0; not voting, 3.

Not voting: Representatives Bagnariol, Berentson, Monohon.

Substitute House Bill No. 186, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 229, by Representatives Kreidler, Fancher, Erak, Amen and Clayton (by Department of Agriculture request):
Revising laws relating to public livestock markets.

The bill was read the third time and placed on final passage.

Mr. Kreidler spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 229, and the bill passed the House by the following vote: Yeas, 94; nays, 0; not voting, 4.


Not voting: Representatives Bagnariol, Berentson, Martinis, Monohon.

House Bill No. 229, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

ENGROSSED HOUSE BILL NO. 230, by Representatives Fancher, Kreidler, Erak, Amen, Clayton and Smith, C. (by Department of Agriculture request):
Revising laws relating to identification of cattle through licensing of certified feed lots.

The bill was read the third time and placed on final passage.

Ms. Fancher spoke in favor of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 230, and the bill passed the House by the following vote: Yeas, 93; nays, 0; not voting, 5.


Not voting: Representatives Bagnariol, Berentson, Heck, McCormick, Monohon.

Engrossed House Bill No. 230, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.
SUBSTITUTE HOUSE BILL NO. 328, by Committee on Energy and Utilities (originally sponsored by Representatives Haley, McCormick, Martinis and Charnley):

Revising the law relating to energy facility site locations.

The bill was read the third time and placed on final passage.

Mr. Haley spoke in favor of the bill, and Representatives Eberle and Isaacson spoke against it.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 328, and the bill passed the House by the following vote: Yeas, 63; nays, 31; not voting, 4.


Not voting: Representatives Bagnariol, Berentson, Bond, Monohon.

Substitute House Bill No. 328, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE HOUSE BILL NO. 333, by Committee on Natural Resources (originally sponsored by Representatives Martinis, Schmitten, Vrooman, Wilson and Jovanovich):

Establishing a two-year program restricting salmon charter boat fishing.

The bill was read the third time and placed on final passage.

Representatives Martinis and Schmitten spoke in favor of the bill, and Mr. Dunlap spoke against it.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 333, and the bill passed the House by the following vote: Yeas, 82; nays, 15; not voting, 3.


Not voting: Representatives Bagnariol, Berentson, Newhouse.

Substitute House Bill No. 333, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

ENGROSSED HOUSE BILL NO. 406, by Representatives Patterson, Martinis, Wilson, Bender, Deccio, McGinnis, McCormick, McDonald, Eberle, Tilly, Tupper, Bauer, Barr and Struthers:

Excluding freeway speeding violations between 55 and 70 from a driver's insurance abstract.

The bill was read the third time and placed on final passage.

Mr. Patterson spoke in favor of passage of the bill, and Representatives Douthwaite and Flanagan spoke against it.

Mr. King demanded the previous question and the demand was sustained.
ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 406, and the bill failed to pass the House by the following vote: Yeas, 36; nays, 59; not voting, 3.


Not voting: Representatives Bagnariol, Berentson, Newhouse.

Engrossed House Bill No. 406, having failed to receive the constitutional majority, was declared lost.

ENGROSSED HOUSE BILL NO. 113, by Representatives Heck, Ehlers, Taller and Zimmerman:

Modifying procurement procedures for state vocational rehabilitation programs.

The bill was read the third time and placed on final passage.

Mr. Heck spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 113, and the bill passed the House by the following vote: Yeas, 91; nays, 2; not voting, 5.


Voting nay: Representatives Nisbet, Vallee.

Not voting: Representatives Bagnariol, Berentson, Blair, Charnley, Polk.

Engrossed House Bill No. 113, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE HOUSE BILL NO. 194, by Committee on Higher Education (originally sponsored by Representatives Burns, Grimm, Oliver, Erickson and Heck):

Mandating responsibility in program development and budgetary consideration in use of services and activities.

The bill was read the third time and placed on final passage.

Mr. Burns spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 194, and the bill passed the House by the following vote: Yeas, 96; nays, 0; not voting, 2.


Not voting: Representatives Bagnariol, Berentson.
Substitute House Bill No. 194, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE HOUSE BILL NO. 56, by Committee on Local Government (originally sponsored by Representatives Charnley, Whiteside, Zimmerman, Rohrbach, North and Owen):

Authorizing local governments to enter program for self-insurance risk management, and joint insurance.

The bill was read the third time and placed on final passage.

Mr. Charnley spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 56, and the bill passed the House by the following vote: Yeas, 93; nays, 1; not voting, 4.


Voting nay: Representative Patterson.

Not voting: Representatives Bagnariol, Berentson, Dawson, Polk.

Substitute House Bill No. 56, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

ENGROSSED SUBSTITUTE HOUSE BILL NO. 298, by Committee on Ecology (originally sponsored by Representatives Valle, Chandler, Pruitt and Douthwaite):

Controlling vehicle emissions.

The bill was read the third time and placed on final passage.

Representatives Valle, Sanders and Barr spoke in favor of the bill, and Mr. Bond spoke against it.

Mr. King demanded the previous question, and it was not sustained.

Representatives Pruitt, Tupper, Dunlap, Martinis and Valle spoke in favor of the bill, and Representatives Patterson, Eberle, Haley and McGinnis spoke against it.

Mr. Ehlers demanded the previous question, and the demand was sustained.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 298, and the bill passed the House by the following vote: Yeas, 66; nays, 30; not voting, 2.


Not voting: Representatives Bagnariol, Berentson.

Engrossed Substitute House Bill No. 298, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.
HOUSE BILL NO. 218, by Representatives Fuller, Whiteside, Sanders, Keller, Erak, Addison and Kreidler:

Designating an official dance for the state.

the bill was read the third time and placed on final passage.

Representatives Fuller and Keller spoke in favor of the bill, and Mr. Charnley spoke against it.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 218, and the bill passed the House by the following vote: Yeas, 77; nays, 16; not voting, 5.


House Bill No. 218, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

On motion of Mr. King, the House reverted to the sixth order of business.

SECOND READING

HOUSE BILL NO. 191:

The House resumed consideration of the bill on second reading.

The Speaker (Mr. O'Brien presiding) stated the question before the House to be the amendment by Representatives Chandler and Heck to page 2.

With the consent of the House, Mr. Chandler withdrew the amendment.

With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 191 was placed on final passage.

Mr. Heck spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 191, and the bill passed the House by the following vote: Yeas, 93; nays, 0; not voting, 5.


Not voting: Representatives Bagnariol, Bauer, Berentson, Knowles, Scott.

House Bill No. 191, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 144, by Representatives Owen, Nisbet, Struthers, Brown and Fuller:

Requiring reimbursement to local government jurisdictions near state correctional institutions or institutions for the mentally ill for costs of apprehending and processing escapees.

The bill was read the second time.

With the consent of the House, Substitute House Bill No. 144 was substituted for House Bill No. 144, and the substitute bill was placed on the calendar for second reading.
Substitute House Bill No. 144 was read the second time.

On motion of Mr. Owen, the following amendment was adopted:
Beginning on page 1, line 30 after "institution" strike all material, including "units." on page 2, line 1 and insert "as defined herein."

Substitute House Bill No. 144 was ordered engrossed. With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed Substitute House Bill No. 144 was placed on final passage.

Representatives Owen and Struthers spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 144, and the bill passed the House by the following vote: Yeas, 94; nays, 0; not voting, 4.


Not voting: Representatives Bagnariol, Berentson, May, Scott.

Engrossed Substitute House Bill No. 144, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 340, by Representatives Struthers, Becker, Dunlap, Clayton, Smith (C) and Bond (by Department of Social and Health Services request):
Requiring parents to support their children in juvenile institutions.
The bill was read the second time.

With the consent of the House Substitute House Bill No. 340 was substituted for House Bill No. 340 and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 340 was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 340 was placed on final passage.

Mr. Struthers spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 340, and the bill passed the House by the following vote: Yeas, 92; nays, 4; not voting, 2.


Voting nay: Representatives Bauer, Ehlers, Erickson, Oliver.

Not voting: Representatives Bagnariol, Berentson.

Substitute House Bill No. 340, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 391, by Representatives Erickson and Thompson:
Requiring approval and announcement of prior agreement on damages in civil actions.
The bill was read the second time.

With the consent of the House, Substitute House Bill No. 391 was substituted for House Bill No. 391, and the substitute bill was placed on the calendar for second reading.
Substitute House Bill No. 391 was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 391 was placed on final passage.

Ms. Erickson spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 391, and the bill passed the House by the following vote: Yeas, 95; nays, 0; not voting, 3.


Not voting: Representatives Bagnariol, Berentson, Erak.

Substitute House Bill No. 391, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 413, by Representatives Amen, Flanagan, Warnke and Fuller (by Legislative Budget Committee request):

Modifying the law on the purchase and sale of real property by school districts.

The bill was read the second time.

Committee on Education recommendation: Majority, do pass as amended. (For amendments, see Journal, 45th Day, February 22, 1979.)

On motion of Mr. Heck, the committee amendments were adopted.

House Bill No. 413 was ordered engrossed. With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 413 was placed on final passage.

Representatives Amen, Warnke and Blair spoke in favor of the bill, and Representative Ehlers spoke against it.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 413, and the bill passed the House by the following vote: Yeas, 92; nays, 4; not voting, 2.


Not voting: Representatives Bagnariol, Berentson.

Engrossed House Bill No. 413, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 624, by Representatives Mitchell, Adams, Whiteside, Tupper, Brekke, Scott, Granlund and Winsley (by Department of Social and Health Services request):

Regulating certain controlled substances.

The bill was read the second time.

With the consent of the House, Substitute House Bill No. 624 was substituted for House Bill No. 624, and the substitute bill was placed on the calendar for second reading.
Substitute House Bill No. 624 was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 624 was placed on final passage.

Mr. Mitchell spoke in favor of passage of the bill, and Representatives Haley and Sanders spoke against it.

Mr. Mitchell again spoke in favor of the bill.

Mr. King demanded the previous question and the demand was sustained.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 624, and the bill passed the House by the following vote: Yeas, 67; nays, 25; not voting, 6.


Not voting: Representatives Bagnariol, Berentson, Dawson, Eberle, Rohrbach, Tilly.

Substitute House Bill No. 624, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 43, by Representative Fancher:

Authorizing certain persons to obtain contractors' bonds at reduced rates.

The bill was read the second time.

With the consent of the House, Substitute House Bill No. 43 was substituted for House Bill No. 43 and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 43 was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 43 was placed on final passage.

Ms. Fancher spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 43, and the bill passed the House by the following vote: Yeas, 94; nays, 1; not voting, 3.


Voting nay: Representative Smith R.

Not voting: Representatives Bagnariol, Berentson, Pruitt.

Substitute House Bill No. 43, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 280, by Representatives Gallagher, Brown, Tilly and May:

Prohibiting advertisement of unlicensed contractors.

The bill was read the second time.

With the consent of the House, Substitute House Bill No. 280 was substituted for House Bill No. 280, and the substitute bill was placed on the calendar for second reading.
Substitute House Bill No. 280 was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 280 was placed on final passage.

Mr. Gallagher spoke in favor of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 280, and the bill passed the House by the following vote: Yeas, 85; nays, 7; not voting, 6.


Not voting: Representatives Bagnariol, Berentson, Blair, Dawson, Sanders, Zimmerman.

Substitute House Bill No. 280, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 666, by Representatives Rosbach, Fuller, Heck and Chandler:
Allowing authorized transfers of students to another school district for indefinite periods.

The bill was read the second time.

With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 666 was placed on final passage.

Ms. Rosbach spoke in favor of the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 666, and the bill passed the House by the following vote: Yeas, 95; nays, 0; not voting, 3.


Not voting: Representatives Bagnariol, Berentson, McGinnis.

House Bill No. 666, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 424, by Representatives Smith (R), Newhouse and Chandler:
Allowing negotiation of court filing fees between cities and counties.

The bill was read the second time.

Committee on Judiciary recommendation: Majority, do pass as amended. (For amendment, see Journal, 43rd Day, February 19, 1979.)

Mr. Newhouse moved adoption of the committee amendment.

On motion of Mr. Newhouse, the following amendment to the committee amendment by Representatives Newhouse and Smith (R) was adopted:

On the last line of the amendment after "RCW" insert*: In the event that such issue is submitted to arbitration, the arbitrator or arbitrators shall only consider those additional costs borne by the county in providing justice court services for such city.*

The committee amendment as amended was adopted.

On motion of Mr. Newhouse, the following amendment by Representatives Newhouse and Smith (R) was adopted:
On page 1, line 10 after "RCW" and before the comma insert "and except in cases where a city has contracted with another city for such services pursuant to chapter 39.34 RCW."

House Bill No. 424 was ordered engrossed. With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 424 was placed on final passage.

Mr. Smith (R) spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 424, and the bill passed the House by the following vote: Yeas, 91; nays, 3; not voting, 4.


Voting nay: Representatives Garrett, North, Teutsch.

Not voting: Representatives Bagnariol, Berentson, Sprague, Warnke.

Engrossed House Bill No. 424, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 677, by Representatives Rosbach, North, Fancher, Fuller, Thompson and Keller:

Revising the business corporation act.

The bill was read the second time.

With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 677 was placed on final passage.

Ms. Rosbach spoke in favor of passage of the bill, and Mr. Blair spoke against it.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 677, and the bill passed the House by the following vote: Yeas, 71; nays, 24; not voting, 3.


Not voting: Representatives Bagnariol, Berentson, Douthwaite.

House Bill No. 677, having received the constitutional majority, was declared passed. There being no objection, the title of the act was ordered to stand as the title of the act.

HOUSE BILL NO. 704, by Representative Smith (R):

Modifying the laws regulating driving while under the influence of intoxicating liquor.

The bill was read the second time.

With the consent of the House, Substitute House Bill No. 704 was substituted for House Bill No. 704, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 704 was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 704 was placed on final passage.

Mr. Smith (R) spoke in favor of passage of the bill.
The Clerk called the roll on the final passage of Substitute House Bill No. 704, and the bill passed the House by the following vote: Yeas, 90; nays, 5; not voting, 3.


Not voting: Representatives Bond, Eberle, Nisbet, Van Dyken, Williams.

Substitute House Bill No. 704, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 721, by Representatives Sanders, Warnke and Greengo:
Clarifying registration requirements for contractors.

The bill was read the second time.

With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 721 was placed on final passage.

Mr. Sanders spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of House Bill No. 721, and the bill passed the House by the following vote: Yeas, 93; nays, 0; not voting, 5.


Not voting: Representatives Bagnariol, Barr, Berentson.

House Bill No. 721, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 749, by Representatives McCormick, Bond, Gallagher, Martinis and McGinnis (by Department of Transportation request):
Providing for issuance of refunding bonds in exchange for outstanding Spokane River toll bridge revenue bonds held by certain retirement systems.

The bill was read the second time.

With the consent of the House, Substitute House Bill No. 749 was substituted for House Bill No. 749, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 749 was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 749 was placed on final passage.

Ms. McCormick spoke in favor of passage of the bill.

The Clerk called the roll on the final passage of Substitute House Bill No. 749, and the bill passed the House by the following vote: Yeas, 95; nays, 0; not voting, 3.

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Not voting: Representatives Bagnariol, Berentson, Grimm.

Substitute House Bill No. 749, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 759, by Representatives Valle, Whiteside and Galloway:
Permitting job recruitment expenditures by libraries.

The bill was read the second time.

With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 759 was placed on final passage.

Mr. Charnley spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 759, and the bill passed the House by the following vote: Yeas, 95; nays, 0; not voting, 3.


Not voting: Representatives Bagnariol, Berentson, Warnke.

House Bill No. 759, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 774, by Representatives Nelson (D), Chandler and Bender:
Reenacting the law granting attorney fees to an owner suing to recover stolen goods from a pawnbroker.

The bill was read the second time.

With the consent of the House, Substitute House Bill No. 774 was substituted for House Bill No. 774, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 774 was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 774 was placed on final passage.

Mr. Nelson (D) spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 774, and the bill passed the House by the following vote: Yeas, 91; nays, 4; not voting, 3.


Voting nay: Representatives Amen, Dawson, Deccio, Whiteside.

Not voting: Representatives Bagnariol, Berentson, Isaacs.
Substitute House Bill No. 774, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

STATEMENT FOR THE JOURNAL

I missed voting on Substitute House Bill No. 774. Please record my vote as "Aye" on this issue. 

RAY ISAACSON, 8th District.

HOUSE BILL NO. 779, by Representative Tupper (by Insurance Commissioner request):
Authorizing insurance advisory committees.

The bill was read the second time.

With the consent of the House, Substitute House Bill No. 779 was substituted for House Bill No. 779, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 779 was read the second time.

On motion of Mr. Rohrbach, the following amendments were adopted:
On page 1, add a new section following section 1 as follows:
"Sec. 2. Section .05.21, chapter 79, Laws of 1947 and RCW 48.05.210 are each amended to read as follows:
(1) Duplicate copies of legal process against an insurer for whom the commissioner is attorney shall be served upon him either by a person competent to serve a summons, or by registered mail. At the time of service the plaintiff shall pay to the commissioner ((two) eight) dollars, taxable as costs in the action.
(2) The commissioner shall forthwith send one of the copies of the process, by registered mail with return receipt requested, to the person designated for the purpose by the insurer in its most recent such designation filed with the commissioner.
(3) The commissioner shall keep a record of the day and hour of service upon him of all legal process. No proceedings shall be had against the insurer, and the insurer shall not be required to appear, plead, or answer until the expiration of forty days after the date of service upon the commissioner."
Renumber the remaining section consecutively.
On page 1, line 2 of the title after 'RCW 48.02.060' insert 'amending section .05.21, chapter 79, Laws of 1947 and RCW 48.05.210;'

Substitute House Bill No. 779 was ordered engrossed. With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed Substitute House Bill No. 779 was placed on final passage.

Mr. Tupper spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 779, and the bill passed the House by the following vote: Yeas, 94; nays, 0; not voting, 4.


Not voting: Representatives Bagnariol, Berentson, Douthwaite, Sommers.

Engrossed Substitute House Bill No. 779, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 792, by Representatives Warnke, Greengo, Owen, Walk, Oliver, Addison, Sanders, May, Salatino, Struthers, Fuller, Gallagher, McGinnis and Taylor:
Revising laws regarding the business license center.

The bill was read the second time.

Committee on Commerce recommendation: Majority, do pass as amended. (For amendments, see Journal, 45th Day, February 21, 1979.)

On motion of Mr. Warnke, the committee amendments were adopted.
House Bill No. 792 was ordered engrossed. With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 792 was placed on final passage.

Mr. Warnke spoke in favor of passage of the bill.

POINT OF INQUIRY

Mr. Warnke yielded to question by Mr. Ehlers.

Mr. Ehlers: "I received a letter from the State Board of Education concerning the rules and regulations regarding certification of personnel. Would they, in fact, under this law, be exempt from having a license?"

Mr. Warnke: "The bill, under section 7, explicitly states, I believe, that any agency with regulatory discretionary powers, the DOC could not just automatically issue them. They would have to go to that agency first and then come back for coordination. So they would not fall under that section."

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 792, and the bill passed the House by the following vote: Yeas, 96; nays, 0; not voting, 2.


Not voting: Representatives Bagnariol, Berentson.

Engrossed House Bill No. 792, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 796, by Representatives O'Brien, Valle and Erak:

Permitting Seattle to charge admission to the hydroplane races.

The bill was read the second time.

With the consent of the House, Substitute House Bill No. 796 was substituted for House Bill No. 796, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 796 was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 796 was placed on final passage.

Representatives Charnley and Hastings spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 796, and the bill passed the House by the following vote: Yeas, 74; nays, 21; not voting, 3.


Not voting: Representatives Bagnariol, Berentson, Sommers.

Substitute House Bill No. 796, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.
HOUSE BILL NO. 815, by Representatives Kreidler, Adams, Whiteside, Mitchell, Pruitt, Brekke, Lux, Burns, Winsley, Charnley, Galloway, Sherman and Scott:

Revising laws relating to substitutions of prescription drugs.

The bill was read the second time.

With the consent of the House, Substitute House Bill No. 815 was substituted for House Bill No. 815, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 815 was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 815 was placed on final passage.

Representative Kreidler spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 815, and the bill passed the House by the following vote: Yeas, 94; nays, 0; not voting, 4.


Not voting: Representatives Bagnariol, Berentson, Sanders, Valle.

Substitute House Bill No. 815, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 829, by Representatives Haley, Kreidler, Craswell, Thompson and Smith (R):

Increasing the funding of family court.

The bill was read the second time.

Committee on Local Government recommendation: Majority, do pass as amended. (For amendments, see Journal, 45th Day, February 21, 1979.)

On motion of Mr. Haley, the committee amendments were adopted.

House Bill No. 829 was ordered engrossed. With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 829 was placed on final passage.

Representatives Haley and Zimmerman spoke in favor of the bill, and Ms. Hurley spoke against it.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 829, and the bill passed the House by the following vote: Yeas, 64; nays, 31; not voting, 3.


Not voting: Representatives May, Tilly, Valle.

Engrossed House Bill No. 829, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.
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HOUSE BILL NO. 891, by Representatives Dunlap, Heck and Chandler:
Clarifying items in the student learning objectives law.

The bill was read the second time.

Committee on Education recommendation: Majority, do pass as amended. (For amendments, see Journal, 45th Day, February 21, 1979.)

On motion of Mr. Chandler, the committee amendments were adopted.

House Bill No. 891 was ordered engrossed. With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 891 was placed on final passage.

Mr. Dunlap spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 891, and the bill passed the House by the following vote: Yeas, 94; nays, 2; not voting, 2.


Voting nay: Representatives Eng, Walk.

Not voting: Representatives Bagnariol, Valle.

Engrossed House Bill No. 891, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 989, by Representatives Haley, McCormick, Scott, Tupper, Isaacson and Grimm:

Authorizing utilities and transportation commission to approve lease of utility facilities by a public service company to exempt owner of facilities as being a public utility company under certain federal law.

The bill was read the second time.

With the consent of the House, the rules were suspended, the second reading considered the third and House Bill No. 989 was placed on final passage.

Mr. Haley spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 989, and the bill passed the House by the following vote: Yeas, 94; nays, 0; not voting, 4.


Not voting: Representatives Adams, Martinis, Valle, Walk.

House Bill No. 989, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 1176, by Representatives Galloway, Bauer, Heck and Zimmerman:

Setting forth means for authorizing concurrent federal and local jurisdiction over certain federal lands.

The bill was read the second time.
With the consent of the House, Substitute House Bill No. 1176 was substituted for House Bill No. 1176, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 1176 was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 1176 was placed on final passage.

Ms. Galloway spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 1176, and the bill passed the House by the following vote: Yeas, 92; nays, 1; not voting, 5.


Voting nay: Representative Newhouse.

Not voting: Representatives Barnes, Brown, Douthwaite, Teutsch, Valle.

Substitute House Bill No. 1176, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 1261, by Representatives Warnke and Blair:

Relating to termination of the parent-child relationship.

The bill was read the second time.

With the consent of the House, Substitute House Bill No. 1261 was substituted for House Bill No. 1261, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 1261 was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 1261 was placed on final passage.

Mr. Warnke spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 1261, and the bill passed the House by the following vote: Yeas, 97; nays, 1; not voting, 0.


Voting nay: Representative Eberle.

Substitute House Bill No. 1261, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 1325, by Representatives Garrett and Zimmerman:

Revising the optional municipal code.

The bill was read the second time.

Committee on Local Government recommendation: Majority, do pass as amended. (For amendments, see Journal, 45th Day, February 21, 1979.)

On motion of Mr. Charnley, the committee amendments were adopted.
House Bill No. 1325 was ordered engrossed. With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 1325 was placed on final passage.

Mr. Garrett spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 1325, and the bill passed the House by the following vote: Yeas, 97; nays, 1; not voting, 0.


Voting nay: Representative Wilson.

Engrossed House Bill No. 1325, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

On motion of Mr. King, the House advanced to the seventh order of business.

THIRD READING

SUBSTITUTE HOUSE BILL NO. 92, by Committee on Labor (originally sponsored by Representatives Bond, Whiteside, Smith (C), Sprague, Taylor, Winsley, Rosbach, McGinnis, Fancher, Sanders, Schmitten, Craswell, Fuller, Newhouse, Polk, Zimmerman, Rohrbach, Barr, Clayton, McCormick, Flanagan, Hurley, Nisbet, Struthers, Amen, Tilley and Patterson):

Allowing corporate employees to withdraw from industrial insurance eligibility.

The bill was read the third time and placed on final passage.

Mr. Bond spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 92, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


Substitute House Bill No. 92, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

ENGROSSED HOUSE BILL NO. 612, by Representatives King, Sanders, Pruitt, Lux, Monohon, Scott, Nisbet, Clayton, Williams, Jovanovich, Owen, Thompson, Haley, Dunlap, Vrooman, Nelson (D), Addison, McGinnis, Burns, Bauer, Mitchell, Winsley and Isaacson:

Increasing workmen’s compensation for permanent partial disabilities.

The bill was read the third time and placed on final passage.

Mr. King spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 612, and the bill passed the House by the following vote: Yeas, 97; nays, 1; not voting, 0.

Voting nay: Representative Newhouse.

Engrossed House Bill No. 612, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 754, by Representatives Lux, Scott, Whiteside, Erak, Brown, Struthers, Mitchell, Houchen, Winsley, Williams, Zimmerman, McGinnis, Wilson, Fuller, Burns, Nelson (D) and Maxie (by Executive request):

The bill was read the third time and placed on final passage.

Mr. Lux spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 754, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


House Bill No. 754, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

On motion of Mr. King, the House reverted to the sixth order of business.

SECOND READING

HOUSE BILL NO. 86, by Representatives Eng, Lux, Barr and Winsley:

Regulating debt adjusters.

The bill was read the second time.

Committee on Financial Institutions recommendation: Majority, do pass as amended. (For amendment, see Journal, 33rd Day, February 9, 1979.)

On motion of Mr. Eng, the committee amendment was adopted.

Mr. Ehlers moved adoption of the following amendments by Representatives Ehlers and Newhouse:

Strike everything after the enacting clause and insert the following:

"Section 1. Section 1, chapter 201, Laws of 1967 as amended by section 1, chapter 97, Laws of 1970 ex. sess. and RCW 18.28.010 are each amended to read as follows:

Unless a different meaning is plainly required by the context, the following words and phrases as hereinafter used in this chapter shall have the following meanings:

(1) 'Debt adjusting' means the managing, counseling, settling, adjusting, prorating, or liquidating of the indebtedness of a debtor, or receiving funds for the purpose of distributing said funds among creditors in payment or partial payment of obligations of a debtor.

(2) 'Debt adjuster', which includes any person known as a debt pooler, debt manager, debt consolidator, debt prorater, or credit counselor, is any person engaging in or holding himself out as engaging in the business of debt adjusting for compensation. The term shall not include:

(a) Attorneys at law, escrow agents, accountants, broker–dealers in securities, or investment advisors in securities, while performing services solely incidental to the practice of their professions;

(b) Any person, partnership, association, or corporation doing business under and as permitted by any law of this state or of the United States relating to banks, small loan companies, industrial loan companies,
trust companies, mutual savings banks, savings and loan associations, building and loan associations, credit unions, crop credit associations, development credit corporations, industrial development corporations, title insurance companies, or insurance companies;

(c) Persons who, as employees on a regular salary or wage of an employer not engaged in the business of debt adjusting, perform credit services for their employer;

(d) Public officers while acting in their official capacities and persons acting under court order;

(e) Any person while performing services incidental to the dissolution, winding up or liquidation of a partnership, corporation, or other business enterprise;

(f) Nonprofit organizations dealing exclusively with debts owing from commercial enterprises to business creditors;

(g) Nonprofit organizations engaged in debt adjusting and which do not assess against the debtor a service charge in excess of ((five)) fifteen dollars per month.

(3) 'Debt adjusting agency' is any partnership, corporation, or association engaging in or holding itself out as engaging in the business of debt adjusting.

(4) 'License' means a debt adjuster license or debt adjusting agency license issued under the provisions of this chapter.

(5) 'Licensee' means a debt adjuster or debt adjusting agency to whom a license has been issued under the provisions of this chapter.

(6) 'Director' means the director of the department of ((motor vehicles)) licensing.

NEW SECTION. Sec. 2. There is added to chapter 18.28 RCW a new section to read as follows:

If the director finds at any time that the bond is insecure, depleted, exhausted, or otherwise doubtful, an additional bond of the character specified in RCW 18.28.040 and approved by the director in the sum of not more than ten thousand dollars, shall be filed by the licensee within ten days after written demand upon the licensee by the director.

Sec. 3. Section 6, chapter 201, Laws of 1967 as last amended by section 20, chapter 292, Laws of 1971 ex. sess. and RCW 18.28.060 are each amended to read as follows:

The director shall issue a license to an applicant if the following requirements are met:

(1) The application is complete and the applicant has complied with RCW 18.28.030.

(2) Neither an individual applicant, nor any of the applicant's members if the applicant is a partnership or association, nor any of the applicant's officers or directors if the applicant is a corporation: (a) Has ever been convicted of forgery, embezzlement, obtaining money under false pretenses, larceny, extortion, conspiracy to defraud or any other like offense, or has been disbarred from the practice of law; (b) has participated in a violation of this chapter or of any valid rules, orders or decisions of the director promulgated under this chapter; (c) has had a license to engage in the business of debt adjusting revoked or removed for any reason other than for failure to pay licensing fees in this or any other state; or (d) is an employee or owner of a collection agency, or process serving business.

(3) An individual applicant is at least eighteen years of age((, a citizen of the United States, and a resident of this state for at least one year))

(4) An applicant which is a partnership, corporation, or association is authorized to do business in this state.

(5) An individual applicant for an original license as a debt adjuster has passed an examination administered by the director, which examination may be oral or written, or partly oral and partly written, and shall be practical in nature and sufficiently thorough to ascertain the applicant's fitness. Questions on bookkeeping, credit adjusting, business ethics, agency, contracts, debtor and creditor relationships, trust funds and the provisions of this chapter ((may)) shall be included in the examination. No applicant may use any books or other similar aids while taking the examination, and no applicant may take the examination more than three times in any twelve month period.

Sec. 4. Section 8, chapter 201, Laws of 1967 as amended by section 2, chapter 141, Laws of 1967 ex. sess. and RCW 18.28.080 are each amended to read as follows:

(1) By contract a licensee may charge a reasonable fee for debt adjusting services((, which fee may not exceed fifteen percent of the total debts reported to and listed with the licensee by the debtor and/or the debtor's listed creditors). The licensee may require an initial payment by the debtor of an amount not to exceed twenty-five dollars which initial payment shall be part of the total allowable fee contracted for, and may not otherwise take or receive for services performed for any one person more than fifteen percent of the amount received by it at any one time from or on behalf of that person)). The total fee for debt adjusting services may not exceed fifteen percent of the total debt listed by the debtor on the contract. The fee retained by the licensee from any one payment made by or on behalf of the debtor may not exceed fifteen percent of the payment PROVIDED, That the licensee may make an initial charge of up to twenty-five dollars which shall be considered part of the total fee. If an initial charge is made, no additional fee may be retained which will bring the total fee retained to date to more than fifteen percent of the total payments made to date. No fee whatsoever shall be applied against rent and utility payments for housing.

In the event of cancellation or default on performance of the contract by the debtor prior to its successful completion, the licensee may collect in addition to fees previously received, six percent of that portion of the remaining indebtedness listed on said contract which was due when the contract was entered into, but not to exceed ((seventy-five)) twenty-five dollars.

(2) A licensee shall not be entitled to retain any fee until notifying all creditors listed by the debtor that the debtor has engaged the licensee in a program of debt adjusting.
sec. 5. section 10, chapter 201, laws of 1967 and rcw 18.28.100 are each amended to read as follows:

the subject matter of any examination, investigation, or bearing. every licensee shall perform the following functions:

(1) list all debts to be handled with the creditor's name and disclose the approximate total of all known debts;

(2) provide in precise terms payments reasonably within the ability of the debtor to pay;

(3) disclose in precise terms the rate and amount of all of the licensee's charges and fees;

(4) disclose the approximate number and amount of installments required to pay the debts in full;

(5) disclose the name and address of the licensee and of the debtor; (and)

(6) provide that the licensee shall notify the debtor, in writing, within five days of notification to the licensee by a creditor that the creditor refuses to accept payment pursuant to the contract between the licensee and the debtor;

(7) contain the following notice in ten point boldface type or larger directly above the space reserved in the contract for the signature of the buyer: notice to debtor:

(a) do not sign this contract before you read it or if any spaces intended for the agreed terms are left blank.

(b) you are entitled to a copy of this contract at the time you sign it.

(c) you may cancel this contract within three days of signing by sending notice of cancellation by certified mail return receipt requested to the authorized agent, which notice shall be posted not later than midnight of the third day (excluding sundays and holidays) following your signing of the contract; and

(8) contain such other and further provisions or disclosures as the director shall determine are necessary for the protection of the debtor and the proper conduct of business by the licensee.

sec. 6. section 11, chapter 201, laws of 1967 and rcw 18.28.110 are each amended to read as follows:

every licensee shall perform the following functions:

(1) make a permanent record of all payments by debtors, or on the debtors' behalf, and of all disbursements to creditors of such debtors, and shall keep and maintain in this state all such records, and all payments not distributed to creditors. no person shall intentionally make any false entry in any such record, or intentionally mutilate, destroy or otherwise dispose of any such record. such records shall at all times be open for inspection by the director or his authorized agent, and shall be preserved as original records or by microfilm or other methods of duplication acceptable to the director, for at least six years after making the final entry therein.

(2) deliver a completed copy of the contract between the licensee and a debtor to the debtor immediately after the debtor executes the contract, and sign the debtor's copy of such contract.

(3) unless paid by check or money order, deliver a receipt to a debtor for each payment within five days after receipt of such payment.

(4) distribute to the creditors of the debtor at least once each forty days after receipt of payment during the term of the contract at least ((sixty)) eighty-five percent of each payment received from the debtor. ((no more than twenty-five percent of any payment shall be allocated to the debtor's undistributed reserve account. in the event of cancellation or default on performance of the contract, the licensee must distribute to the creditors of the debtor the funds of the debtor held by the licensee, less the amount retained by the licensee in accordance with rcw 18.28.080))

(5) at least once every ((six)) month(s) render an accounting to the debtor which shall indicate the total amount received from or on behalf of the debtor, the total amount paid to each creditor, the total amount which any creditor has agreed to accept as payment in full on any debt owed him by the debtor, the amount of charges deducted, and any amount held in ((reserve)) trust. the licensee shall in addition render such an account to a debtor within ten days after written demand.

(6) notify the debtor, in writing, within five days of notification to the licensee by a creditor that the credit adjusts to accept payment pursuant to the contract between the licensee and the debtor.

(7) furnish the director with all contracts, assignments, and forms as described in rcw 18.28.030 which are currently in use.

new section. sec. 7. there is added to chapter 18.28 rcw a new section to read as follows:

for the purpose of discovering violations of this chapter or securing information lawfully required by him hereunder, the director may at any time, either personally or by a person or persons duly designated by him, investigate the debt adjusting business and examine the books, accounts, records, and files used therein, of every licensee. for that purpose the director and his duly designated representatives shall have free access to the offices and places of business, books, accounts, papers, records, files, safes, and vaults of all licensees. the director and all persons duly designated by him may require the attendance of and examine under oath all persons whomsoever whose testimony he may require relative to such debt adjusting business or to the subject matter of any examination, investigation, or hearing.

sec. 8. section 15, chapter 201, laws of 1967 and rcw 18.28.150 are each amended to read as follows:

(1) any payment received by a licensee from or on behalf of a debtor shall be held in trust by the licensee from the moment it is received. the licensee shall not commingle such payment with his own property or funds, but shall maintain a separate trust account and deposit in such account all such payments received. all disbursements whether to the debtor or to the creditors of the debtor, or to the licensee, shall be made from such account.
(2) In the event that the debtor cancels or defaults on the contract between the debtor and the licensee, the licensee shall close out the debtor's trust account in the following manner:

(a) The licensee may take from the account that amount necessary to satisfy any fees, other than any cancellation or default fee, authorized by this chapter.

(b) After deducting the fees provided in subsection (a) of this section, the licensee shall distribute the remaining amount in the account to the creditors of the debtor. The distribution shall be made within five days of the demand therefor by the debtor, but if the debtor fails to make the demand, then the licensee shall make the distribution within thirty days of the date of cancellation or default.

Sec. 9. Section 17, chapter 201, Laws of 1967 and RCW 18.28.170 are each amended to read as follows:

The director may promulgate rules, make specific decisions, orders and rulings, including therein demands and findings, and take other necessary action for the implementation and enforcement of this chapter. The director ((may)) shall include among rules promulgated, those which describe and forbid deceptive advertising.

NEW SECTION. Sec. 10. There is added to chapter 18.28 RCW a new section to read as follows:

A violation of this chapter constitutes an unfair or deceptive act or practice in the conduct of trade or commerce under chapter 19.86 RCW.

Sec. 11. Section 14, chapter 289, Laws of 1977 ex. sess. and RCW 43.131.140 are each amended to read as follows:

(1) The following programs shall be terminated on June 30, 1978:

(a) ((Bcbt adjuating (chapter 18.28 RCW),)) Proprietary schools (chapter 18.82 RCW);

(b) Grist mills (chapter 19.44 RCW); and

(c) Regulation of vessels (chapter 88.04 RCW).

(2) The following state agencies and programs shall be terminated on June 30, 1979:

(a) Driving instructors examining committee;

(b) Water well construction operators examining board;

(c) Forest fire advisory board;

(d) Escrow commission;

(e) Employment agency advisory board.

(3) The state agencies scheduled for termination in this section shall be subject to all of the processes provided in this chapter. The state agencies set forth in this section may also be included in the schedule of state agencies to be terminated which shall be developed by the select joint committee as provided in RCW 43.131.120. If any state agency set forth in this section is reestablished or modified, such agency shall remain subject to the provisions of RCW 43.131.120. If any state agency set forth in this section is not reestablished or modified according to the provisions of this section, then the inclusion of that state agency in the schedule provided in RCW 43.131.120 shall be null.

Sec. 12. Section 17, chapter 289, Laws of 1977 ex. sess. (uncodified) is amended to read as follows:

The following acts or parts of acts are each repealed, effective June 30, 1979:

(1) ((Section 1, chapter 201, Laws of 1967, section 1, chapter 97, Laws of 1970 ex. sess. and RCW 18.28.010;

(2) Section 2, chapter 201, Laws of 1967 and RCW 18.28.020;

(3) Section 3, chapter 201, Laws of 1967, section 4, chapter 266, Laws of 1971 ex. sess., section 23, chapter 4, Laws of 1975 1st ex. sess. and RCW 18.28.030;

(4) Section 4, chapter 201, Laws of 1967 and RCW 18.28.040;

(5) Section 5, chapter 201, Laws of 1967 and RCW 18.28.050;

(6) Section 6, chapter 201, Laws of 1967, section 1, chapter 141, Laws of 1967 ex. sess., section 20, chapter 292, Laws of 1971 ex. sess. and RCW 18.28.060;

(7) Section 7, chapter 201, Laws of 1967 and RCW 18.28.070;

(8) Section 8, chapter 201, Laws of 1967, section 2, chapter 141, Laws of 1967 ex. sess. and RCW 18.28.080;

(9) Section 9, chapter 201, Laws of 1967 and RCW 18.28.090;

(10) Section 10, chapter 201, Laws of 1967 and RCW 18.28.100;

(11) Section 11, chapter 201, Laws of 1967 and RCW 18.28.110;

(12) Section 12, chapter 201, Laws of 1967 and RCW 18.28.120;

(13) Section 13, chapter 201, Laws of 1967 and RCW 18.28.130;

(14) Section 14, chapter 201, Laws of 1967 and RCW 18.28.140;

(15) Section 15, chapter 201, Laws of 1967 and RCW 18.28.150;

(16) Section 16, chapter 201, Laws of 1967 and RCW 18.28.160;

(17) Section 17, chapter 201, Laws of 1967 and RCW 18.28.170;

(18) Section 18, chapter 201, Laws of 1967 and RCW 18.28.180;

(19) Section 19, chapter 201, Laws of 1967 and RCW 18.28.190;

(20) Section 20, chapter 201, Laws of 1967 and RCW 18.28.200;

(21) Section 21, chapter 201, Laws of 1967 and RCW 18.28.210;

(22) Section 22, chapter 201, Laws of 1967 and RCW 18.28.220;

(23) Section 23, chapter 201, Laws of 1967 and RCW 18.28.230;

(24) Section 24, chapter 201, Laws of 1967 and RCW 18.28.240;

(25)) Section 1, chapter 72, Laws of 1967 ex. sess. and RCW 18.82.010;
NEW SECTION. Sec. 13. If any provision of this act, or its application to any person or circumstance is held invalid, the remainder of the act, or the application of the provision to other persons or circumstances is not affected.

NEW SECTION. Sec. 14. This act is necessary for the immediate preservation of the public peace, health, and safety, the support of the state government and its existing public institutions, and shall take effect June 30, 1979.

In line 1 of the title, after "debt adjusting;" strike the remainder of the title and insert "amending section 1, chapter 201, Laws of 1967 as amended by section 1, chapter 97, Laws of 1970 ex. sess. and RCW 18.82.020; amending section 4, chapter 72, Laws of 1967 ex. sess. and RCW 18.82.040; amending section 5, chapter 72, Laws of 1967 ex. sess. and RCW 18.82.050; and amending section 6, chapter 72, Laws of 1967 ex. sess., section 71, chapter 30, Laws of 1975 1st ex. sess. and RCW 18.82.060;

NEW SECTION. Sec. 17, chapter 72, Laws of 1967 ex. sess. and RCW 18.82.070;

NEW SECTION. Sec. 20, chapter 72, Laws of 1967 ex. sess. and RCW 18.82.080;

NEW SECTION. Sec. 22, chapter 72, Laws of 1967 ex. sess. and RCW 18.82.090;

NEW SECTION. Sec. 11, chapter 72, Laws of 1967 ex. sess. and RCW 18.82.090;

NEW SECTION. Sec. 13, chapter 72, Laws of 1967 ex. sess. and RCW 18.82.120;

NEW SECTION. Sec. 15, chapter 72, Laws of 1967 ex. sess. and RCW 18.82.130;

NEW SECTION. Sec. 19, chapter 72, Laws of 1967 ex. sess. and RCW 18.82.150;

NEW SECTION. Sec. 1, chapter 200, Laws of 1907 and RCW 88.04.010;

NEW SECTION. Sec. 2, chapter 200, Laws of 1907 and RCW 88.04.050;

NEW SECTION. Sec. 3, chapter 200, Laws of 1907 and RCW 88.04.110;

NEW SECTION. Sec. 4, chapter 200, Laws of 1907 and RCW 88.04.130;

NEW SECTION. Sec. 5, chapter 200, Laws of 1907 and RCW 88.04.140;

NEW SECTION. Sec. 6, chapter 200, Laws of 1907 and RCW 88.04.150;

NEW SECTION. Sec. 7, chapter 200, Laws of 1907 and RCW 88.04.160;

NEW SECTION. Sec. 8, chapter 200, Laws of 1907 and RCW 88.04.170;

NEW SECTION. Sec. 9, chapter 200, Laws of 1907 and RCW 88.04.180;

NEW SECTION. Sec. 10, chapter 200, Laws of 1907 and RCW 88.04.190;

NEW SECTION. Sec. 11, chapter 200, Laws of 1907 and RCW 88.04.200;

NEW SECTION. Sec. 12, chapter 200, Laws of 1907 and RCW 88.04.210;

NEW SECTION. Sec. 13, chapter 200, Laws of 1907 and RCW 88.04.220;

NEW SECTION. Sec. 14, chapter 200, Laws of 1907 and RCW 88.04.230;

NEW SECTION. Sec. 15, chapter 200, Laws of 1907 and RCW 88.04.240;

NEW SECTION. Sec. 16, chapter 200, Laws of 1907 and RCW 88.04.250;

NEW SECTION. Sec. 17, chapter 200, Laws of 1907 and RCW 88.04.260;

NEW SECTION. Sec. 18, chapter 200, Laws of 1907 and RCW 88.04.270;

NEW SECTION. Sec. 19, chapter 200, Laws of 1907 and RCW 88.04.280.

NEW SECTION. Sec. 13. If any provision of this act, or its application to any person or circumstance is held invalid, the remainder of the act, or the application of the provision to other persons or circumstances is not affected.

NEW SECTION. Sec. 14. This act is necessary for the immediate preservation of the public peace, health, and safety, the support of the state government and its existing public institutions, and shall take effect June 30, 1979.

In line 1 of the title, after "debt adjusting;" strike the remainder of the title and insert "amending section 1, chapter 201, Laws of 1967 as amended by section 1, chapter 97, Laws of 1970 ex. sess. and RCW 18.82.010; amending section 6, chapter 201, Laws of 1967 as last amended by section 20, chapter 292, Laws of 1971 ex. sess. and RCW 18.82.060; amending section 8, chapter 201, Laws of 1967 as amending section 2, chapter 141, Laws of 1967 ex. sess. and RCW 18.82.080; amending section 10, chapter 201, Laws of 1967 and RCW 18.82.100; amending section 11, chapter 201, Laws of 1967 and RCW 18.82.110; amending section 13, chapter 201, Laws of 1967 and RCW 18.82.130; amending section 17, chapter 201, Laws of 1967 and RCW 18.82.170; amending section 14, chapter 289, Laws of 1977 ex. sess. and RCW 43.131.140; amending section 17, chapter 289, Laws of 1977 ex. sess. (uncodified); adding new sections to chapter 18.28 RCW; prescribing penalties; providing an effective date; and declaring an emergency.

Mr. Ehlers spoke in favor of the amendments, and they were adopted.

House Bill No. 86 was ordered engrossed. With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 86 was placed on final passage.
Mr. Eng spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 86, and the bill passed the House by the following vote: Yeas, 92; nays, 5; not voting, 1.


Voting nay: Representatives Barnes, Hastings, McGinnis, Rohrbach, Teutsch.

Not voting: Representative Douthwaite.

Engrossed House Bill No. 86, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 103, by Representatives Douthwaite and Erak (by Committee on Insurance of the 45th Legislature request):

Providing for underinsured motor vehicle insurance coverage.

The bill was read the second time.

With the consent of the House, Substitute House Bill No. 103 was substituted for House Bill No. 103, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 103 was read the second time.

MOTION

On motion of Mr. King, further consideration of Substitute House Bill No. 103 was deferred and the bill was ordered placed on the second reading calendar immediately following House Bill No. 315.

HOUSE BILL NO. 315, by Representatives Warnke, Greengo, Sanders, Addison, May, Fuller, Walk, Salatino, Owen, Oliver, Gallagher, Struthers, Douthwaite and North (by Executive request):

Establishing criteria for the regulation of professions and occupations.

The bill was read the second time.

With the consent of the House, Substitute House Bill No. 315 was substituted for House Bill No. 315, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 315 was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 315 was placed on final passage.

Representatives Warnke and Greengo spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 315, and the bill passed the House by the following vote: Yeas, 85; nays, 10; not voting, 3.


Not voting: Representatives Berentson, Blair, Greengo.
Substitute House Bill No. 315, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

STATEMENT FOR THE JOURNAL

I missed the vote on Substitute House Bill No. 315, and wish the record to show that I intended to vote "Yes."

IRV GREENGO, 46th District.

SUBSTITUTE HOUSE BILL NO. 103:

The House resumed consideration of the bill on second reading.

Mr. Douthwaite moved adoption of the following amendment by Representatives Douthwaite and Smith (R):

On page 3, beginning on line 23 strike all of paragraph (a) and reletter the remaining subsections consecutively.

Representatives Douthwaite and Smith (R) spoke in favor of the amendment, and Representatives Rohrbach, Deccio and Newhouse spoke against it.

Representatives Douthwaite and Smith (R) spoke again in favor of the amendment.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representatives Douthwaite and Smith (R) to Substitute House Bill No. 103, and the amendment was not adopted by the following vote: Yeas, 45; nays, 49; not voting, 4.


Mr. Douthwaite moved adoption of the following amendments by Representatives Douthwaite and Smith (R):

On page 3, beginning on line 36 strike all of subsection (a) and reletter the remaining subsections consecutively.

On page 4, beginning on line 19 after "(c)" strike all language down through and including "limits." on line 25

Representatives Douthwaite and Smith (R) spoke in favor of the amendments, and Mr. Rohrbach spoke against them.

MOTION

On motion of Mr. King, HOUSE JOINT RESOLUTION NO. 31 was made a special order of business for 4:59 p.m. today.

MOTION

Ms. Hurley moved that the House immediately consider HOUSE BILL NO. 592.

POINT OF PARLIAMENTARY PROCEDURE

Mr. Martinis: "Mr. Speaker, there is another bill that is to be considered at one minute before five. If we immediately consider House Bill No. 592, and then proceed at one minute to five, what will be the status at the five o'clock cut-off time of House Bill No. 592?"

The Speaker (Mr. O'Brien presiding): "In answer to your first question, at one minute to five we will consider House Joint Resolution No. 31. It also appears, in our discussion with the Senate, that the bill under consideration at five o'clock will be carried through to its ultimate conclusion. That's the position the Senate has taken, if you consider a bill before five o'clock they will permit the consideration until after five. That's their interpretation of Senate Concurrent Resolution No. 102."

Mr. Martinis demanded a Call of the House, and the demand was not sustained.
FORTY-SIXTH DAY, FEBRUARY 22, 1979

POINT OF PARLIAMENTARY INQUIRY

Mr. Polk: "Mr. Speaker, do I conclude from your comments to Representative Martinis, that House Bill No. 592 would still be alive after five if we were to vote for this, and Substitute House Bill No. 103, which we are currently considering, would also be alive?"

The Speaker (Mr. O'Brien presiding): "House Bill No. 592 would be considered up to one minute to five."

Mrs. Hurley spoke in favor of the motion to immediately consider House Bill No. 591.

MOTION

Mr. Erak moved that House Bill No. 592 be rereferred to Committee on Parks and Recreation for additional public testimony.

Mr. Erak demanded an electric roll call on the motion, and the demand was not sustained.

Ms. Hurley spoke against the motion.

A division was called.

ROLL CALL

The Clerk called the roll on the motion to rerefer House Bill No. 592 to Committee on Parks and Recreation, and the motion was lost by the following vote: Yeas, 18; nays, 74; not voting, 6.


SPECIAL ORDER OF BUSINESS

The Speaker (Mr. O'Brien presiding) stated that the hour of 4:59 having arrived, the question before the House was the Special Order of Business.

HOUSE JOINT RESOLUTION NO. 31, by Representatives Oliver, Erickson, Fuller, Gruger, Barnes, Granlund, Sommers, Tupper, Nelson (D), Isaacson, Burns, Taller, Brekke, Williams, Valle, Schmitten, Sherman, Nisbet, Addison, Sprague, Haley, Taylor and Rosbach:

Establishing a redistricting commission.

The resolution was read the second time.

Mr. Nelson (D) moved adoption of the following amendment by Representatives Nelson (D) and Barnes:

On page 2, line 18 after "boundaries." insert "No district shall be drawn for the purpose or favoring any political party, incumbent legislator or congressman, or any other person or group. The commission may not use or take into account information showing the political preferences or voters, previous election results, addresses or incumbent legislators or members or Congress, or any demographic information other than population headcounts."

Mr. Nelson (D) spoke in favor of the amendment, and Representatives Oliver and Erickson spoke against it.

ROLL CALL

The Clerk called the roll on adoption of the following amendment by Representatives Nelson (D) and Barnes to House Joint Resolution No. 31, and the amendment was not adopted by the following vote: Yeas, 7; nays, 90; not voting, 1.


Not voting: Representative Wilson.

Mr. Newhouse moved adoption of the following amendment:
On page 2, line 9 after "official" insert "or public employee"

Mr. Newhouse spoke in favor of the amendment, and Mr. Keller spoke against it.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representative Newhouse to House Joint Resolution No. 31, and the amendment was not adopted by the following vote: Yeas, 18; nays, 80; not voting, 0.


With the consent of the House, the rules were suspended, the second reading considered the third, and House Joint Resolution No. 31 was placed on final passage.

Mr. Oliver spoke in favor of passage of the resolution.

ROLL CALL

The Clerk called the roll on the final passage of House Joint Resolution No. 31, and the resolution passed the House by the following vote: Yeas, 94; nays, 4; not voting, 0.


Voting nay: Representatives Bond, Dunlap, Eberle, Hastings.

House Joint Resolution No. 31, having received the constitutional majority, was declared passed.

STATEMENT FOR THE JOURNAL

I request the House Journal to note that I was excused Monday, February 19, 1979 and Thursday, February 22, 1979 due to the death of my father-in-law.

CAROL MONOHON, 19th District.

MOTIONS

On motion of Mr. Polk, all House bills remaining on the second reading calendar were rereferred to Committee on Rules.

On motion of Mr. Salatino, the House adjourned until 10:00 a.m., Friday, February 23, 1979.

JOHN BAGARNIOL, Speaker
DUANE BERENTSON, Speaker

DEAN R. FOSTER, Chief Clerk
VITO T. CHIECHI, Chief Clerk
FORTY-SEVENTH DAY, FEBRUARY 23, 1979 543

FORTY-SEVENTH DAY

MORNING SESSION


The House was called to order at 10:00 a.m. by Speaker Berentson. The Clerk called the roll and all members were present except Representatives Burns and Owen, who were excused.

The flag was escorted to the rostrum by a Sergeant at Arms Color Guard, Pages Matt Coe and Bob Cole. Prayer was offered by The Reverend Charles Loyer of the Westminster United Presbyterian Church of Olympia.

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

MESSAGE FROM THE SENATE

February 22, 1979

Mr. Speaker:

The Senate has passed:

SUBSTITUTE SENATE BILL NO. 2030,
SUBSTITUTE SENATE BILL NO. 2058,
SENATE BILL NO. 2130,
ENGROSSED SUBSTITUTE SENATE BILL NO. 2149,
ENGROSSED SENATE BILL NO. 2155,
ENGROSSED SUBSTITUTE SENATE BILL NO. 2161,
ENGROSSED SUBSTITUTE SENATE BILL NO. 2177,
SUBSTITUTE SENATE BILL NO. 2192,
SUBSTITUTE SENATE BILL NO. 2209,
SUBSTITUTE SENATE BILL NO. 2274,
SUBSTITUTE SENATE BILL NO. 2299,
ENGROSSED SUBSTITUTE SENATE BILL NO. 2304,
SENATE BILL NO. 2343,
ENGROSSED SENATE BILL NO. 2355,
ENGROSSED SENATE BILL NO. 2362,
SUBSTITUTE SENATE BILL NO. 2372,
ENGROSSED SENATE BILL NO. 2406,
ENGROSSED SENATE BILL NO. 2423,
SUBSTITUTE SENATE BILL NO. 2439,
SENATE BILL NO. 2479,
SUBSTITUTE SENATE BILL NO. 2518,
ENGROSSED SENATE BILL NO. 2569,
ENGROSSED SENATE BILL NO. 2602,
SENATE BILL NO. 2756,
SENATE JOINT RESOLUTION NO. 109,
SUBSTITUTE SENATE JOINT RESOLUTION NO. 110,

and the same are herewith transmitted.

Bill Gleason, Assistant Secretary.

INTRODUCTIONS AND FIRST READING

SUBSTITUTE SENATE BILL NO. 2030, by Committee on State Government (originally sponsored by Senator Shinpoch):

Modifying the method of payment for sick leave of public employees.

To Committee on State Government
SUBSTITUTE SENATE BILL NO. 2058, by Committee on Natural Resources (originally sponsored by Senators Peterson, Donohue, Benitz and Conner – by Department of Natural Resources request):

Regulating leasing of public lands.

To Committee on Natural Resources

SENATE BILL NO. 2130, by Senators McDermott and Gaspard (by Superintendent of Public Instruction request):

Implementing law relating to services of educational service districts.

To Committee on Education

ENGROSSED SUBSTITUTE SENATE BILL NO. 2149, by Committee on Education (originally sponsored by Senators McDermott, Matson and Ridder):

Providing for bilingual instruction in the common schools.

To Committee on Education

ENGROSSED SENATE BILL NO. 2155, by Senators McDermott, Ridder, Gaspard and Gould (by Superintendent of Public Instruction request):

Allowing school districts to provide certain nonprofit meal programs for certain children.

To Committee on Education

ENGROSSED SUBSTITUTE SENATE BILL NO. 2161, by Committee on Local Government (originally sponsored by Senators Wilson, Walgren, Lewis, North, Gaspard, Gallagher and Vognild):

Revising the limitations and procedures for cities and towns to administer small public works' projects.

ENGROSSED SUBSTITUTE SENATE BILL NO. 2177, by Committee on Local Government (originally sponsored by Senators Wilson, Walgren, North, Gallagher and Woody):

Permitting counties to set their own monetary limit for day labor on county roads.

SUBSTITUTE SENATE BILL NO. 2192, by Committee on State Government (originally sponsored by Senators Bausch, Odegaard, Rasmussen, Pullen and Newschwander):

Establishing a program for compensation of certain state employees for unused sick leave above a certain level.

To Committee on State Government

SUBSTITUTE SENATE BILL NO. 2209, by Committee on Transportation (originally sponsored by Senators Wanamaker, Henry, Sellar and Donohue):

Requiring the seller of a vehicle to have a Washington title.

To Committee on Transportation

SUBSTITUTE SENATE BILL NO. 2274, by Committee on Local Government (originally sponsored by Senators Sellar, Talley and Lewis):

Permitting county treasurers to invest in bankers' acceptances.

To Committee on Local Government

SUBSTITUTE SENATE BILL NO. 2299, by Committee on Transportation (originally sponsored by Senators Gaspard, Bottiger and Moore):

Requiring railroads to provide first aid training for certain employees.

To Committee on Transportation

ENGROSSED SUBSTITUTE SENATE BILL NO. 2304, by Committee on Transportation (originally sponsored by Senators Hansen, Guess and Donohue – by Department of Licensing request):

Pertaining to taxation and regulation of special fuel.

To Committee on Transportation
SENATE BILL NO. 2343, by Senators Henry, Wanamaker and Peterson:
Authorizing truck semitrailers to pull a second trailer.
To Committee on Transportation

ENGROSSED SENATE BILL NO. 2355, by Senator Day:
Revising the laws regulating osteopaths.
To Committee on Social and Health Services

ENGROSSED SENATE BILL NO. 2362, by Senators Woody, Ridder, Fleming, Gould and North:
Requiring landlords to give increased notice of major changes in the status or policy of rented residential property.
To Committee on Judiciary

SUBSTITUTE SENATE BILL NO. 2372, by Committee on Constitution and Elections (originally sponsored by Senators Wilson and Lewis):
Providing for postponement of an election to fill a partisan elective office becoming vacant shortly before the primary.
To Committee on Constitution, Elections and Governmental Ethics

ENGROSSED SENATE BILL NO. 2406, by Senators Wojahn, Ridder, Rasmussen, Goltz, Gould, Day, Lee, North and McDermott:
Establishing a pilot project for displaced homemakers.
To Committee on Social and Health Services

ENGROSSED SENATE BILL NO. 2423, by Senators Bausch and Jones:
Modifying the application of insurance laws to title insurers.
To Committee on Insurance

SUBSTITUTE SENATE BILL NO. 2439, by Committee on Natural Resources (originally sponsored by Senators Gallaghan, Newschwander and Talley):
Establishing penalties for fisheries violations.
To Committee on Natural Resources

SENATE BILL NO. 2479, by Senators Bausch, Odegaard and Van Hollebeke (by Department of Commerce and Economic Development request):
Increasing amount of certain investments that banks may hold.
To Committee on Financial Institutions

SUBSTITUTE SENATE BILL NO. 2518, by Committee on Education (originally sponsored by Senators McDermott, Matson and Gaspard - by Superintendent of Public Instruction request):
Implementing law relating to use of school plants for community activities.
To Committee on Education

ENGROSSED SENATE BILL NO. 2569, by Senators Odegaard, Talley, Conner, Bausch, von Reichbauer and Wanamaker:
Establishing a reciprocal surcharge on overnight camping in state parks by residents of other states.
To Committee on Parks and Recreation

ENGROSSED SENATE BILL NO. 2602, by Senators Conner, Hansen, Bausch, Matson and Jones:
Authorizing licensed beer distributors to act as agents of manufacturers of distilled spirits.
To Committee on Commerce
SENATE BILL NO. 2756, by Senators Guess and Hansen:

Exempting certain department of transportation records from public disclosure.

To Committee on Constitution, Elections and Governmental Ethics

SENATE JOINT RESOLUTION NO. 109, by Senators Fleming, Scott, Van Hollebeke, Gould, Talmadge, Lee, Bottiger, Moore, Wojahn and Ridder:

Ratifying a proposed amendment to the U.S. Constitution providing for representation of the District of Columbia in the Congress.

To Committee on Constitution, Elections and Governmental Ethics

SUBSTITUTE SENATE JOINT RESOLUTION NO. 110, by Committee on Constitution and Elections (originally sponsored by Senators Walgren, Odegaard, Newschwander, Matson and Clarke):

Authorizing annual legislative sessions.

To Committee on Constitution, Elections and Governmental Ethics

MOTION

On motion of Mr. Polk, all bills listed on today's agenda under the fourth order of business were considered first reading and passed to the committees designated.

REPORTS OF STANDING COMMITTEES

February 20, 1979

HOUSE BILL NO. 200, Prime Sponsor: Representative Erickson, expanding real estate excise tax to include used mobile homes. Reported by Committee on Revenue.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Craswell, Co-Chairwoman; Sommers, Co-Chairwoman; Addison, Bond, Brown, Erickson, Flanagan, Galloway, Granlund, Greengo, Hastings, Nelson (D), O'Brien, Sanders, Smith (R), Winsley.

Passed to Committee on Rules for second reading.

February 21, 1979

HOUSE BILL NO. 296, Prime Sponsor: Representative Sommers, modifying the use tax exemptions. Reported by Committee on Revenue.

MAJORITY recommendation: Do pass. Signed by Representatives Craswell, Co-Chairwoman; Sommers, Co-Chairwoman; Addison, Brown, Erickson, Galloway, Granlund, Greengo, Hastings, Sanders, Winsley.

Passed to Committee on Rules for second reading.

SECOND READING

HOUSE INITIATIVE NO. 62:

Limiting state tax revenues so that increases do not exceed the growth rate of total state personal income.

The initiative was read the second time.

Ms. Sommers moved adoption of the following amendment by Representatives Sommers and King:

On page 4, following section 10, add a new section as follows:

"NEW SECTION. Sec. 11. This act shall be submitted to the people for their approval or rejection at the next succeeding general election to be held in this state, in accordance with the provisions of Article II, section 1, of the state Constitution, as amended, and the laws adopted to facilitate the operation thereof."

Ms. Sommers spoke in favor of the amendment.

POINT OF ORDER

Mr. Tilly: "Mr. Speaker, I don't believe that our Constitution permits an initiative to be amended by either the House or the Senate. I'd like to have the speakers rule on this."

Speaker Berentson declared the House to be at ease.

Speaker Berentson called the House to order.
On motion of Mr. Polk, the House advanced to the eighth order of business.

On motion of Mr. Polk, HOUSE BILL NO. 1032 and HOUSE BILL NO. 1033 were rereferred from Committee on Rules to Committee on Transportation.

RESOLUTION

HOUSE RESOLUTION NO. 79-14, by Representatives Galloway, Bauer, Thompson, Williams and Zimmerman.

WHEREAS, There are at least fourteen commercial television stations currently in use in Washington state; and

WHEREAS, At least two additional regions of the state are covered by auxiliary transmitters sending commercial programming into their areas; and

WHEREAS, The Yakima transmitters reach westward only to parts of Skamania and Kittitas counties; and

WHEREAS, The Seattle and Tacoma transmitters reach southward only to the Centralia–Chehalis area; and

WHEREAS, There are approximately 290,000 persons in households in the southwest region of the state without commercial television coverage from Washington state channels; and

WHEREAS, Clark County, the largest population area within this uncovered region, has been the fastest growing county in the state over the past eight years and projections show that over 100,000 people will migrate to this region within the next two decades; and

WHEREAS, This entire southwest Washington region is dependent upon Portland, Oregon for all of its television coverage, most of its radio coverage, and a good portion of its newspaper market; and

WHEREAS, This lack of Washington emphasis in the southwest region has caused a serious lack of "Washington identity" for the area's residents; and

WHEREAS, KLRK Broadcasting Corporation in Clark County has applied to the Federal Communications Commission for a commercial broadcasting license and channel assignment;

NOW, THEREFORE, BE IT RESOLVED, That the Washington State House of Representatives, in its collective wisdom, agrees with the basic effort of providing Clark County and southwest Washington its own commercial television channel for the primary purpose of keeping the region's ever-increasing numbers of Washingtonians informed of our state's news; and

BE IT FURTHER RESOLVED, That the Federal Communications Commission be encouraged to act positively and with all due haste on the license application of KLRK or any other local applicant; and

BE IT FURTHER RESOLVED, That a copy of this resolution be quickly sent to the Federal Communications Commission.

Ms. Galloway moved adoption of the resolution and spoke in favor of it.

The resolution was adopted.

MOTIONS

On motion of Mr. Polk, SENATE BILL NO. 2385 was rereferred from Committee on Commerce to Committee on Social and Health Services.

On motion of Mr. Polk, the House recessed until 1:15 p.m.

AFTERNOON SESSION

The House was called to order at 1:15 p.m. by Speaker Berentson. The Clerk called the roll and all members were present.

JOINT SESSION

The Sergeants at Arms announced the arrival of the Senate at the bar of the House.

Speaker Berentson instructed the Sergeants at Arms of the Senate and the House to escort the President of the Senate, John A. Cherberg to a seat on the rostrum.
Speaker Berentson instructed the Sergeants at Arms to escort the Senators to seats within the House Chamber.

Speaker Berentson called the Joint Session to order and presented the gavel to President of the Senate Cherberg.

The Secretary of the Senate called the roll and all members were present.
The Clerk of the House called the roll and all members were present.

President Cherberg instructed the Sergeants at Arms to escort Senator Sam Guess to a seat on the rostrum.

President Cherberg: "Speaker Berentson, Speaker Bagnariol and other distinguished members of the Washington State Legislature, it is a distinct privilege on this most memorable occasion to present to you the Honorable Sam C. Guess, Senator from the 6th District. Senator Guess is a graduate of the University of Mississippi in civil engineering and after a brilliant career in that field was elected to the Washington State Senate in 1962 and has been serving with distinction since his inauguration in January of 1963. It's indeed a pleasure for me to present to you, Senator Sam C. Guess."

The following memorial services were observed:

MEMORIAL PROGRAM
Presiding: President of the Senate John A. Cherberg

INVOCATION
by
Representative Earl F. Tilly

"This afternoon I have chosen a portion of Scripture that I feel addresses some of the social concerns that we all have; some of the governance concerns and some of our religious concerns. I'll read Psalms 112.

"Praise ye the Lord. Blessed is the man that feareth the Lord, that delighteth greatly in his commandments.

"His seed shall be mighty upon earth: the generation of the upright shall be blessed.

"Wealth and riches shall be in his house: and his righteousness endureth forever.

"Unto the upright there ariseth light in the darkness: he is gracious, and full of compassion, and righteous.

"A good man sheweth favour, and lendeth: he will guide his affairs with discretion.

"Surely he shall not be moved forever: the righteous shall be in everlasting remembrance.

"He shall not be afraid of evil tidings: his heart is fixed, trusting in the Lord.

"He hath dispersed, he hath given to the poor; his righteousness endureth forever; his horn shall be exalted with honour.

"The wicked shall see it, and be grieved; he shall gnash with his teeth, and melt away: the desire of the wicked shall perish."

"Let us pray: Dear Heavenly Father, we thank You today for sending a select group of people to this Legislature to serve their fellow citizens in the decisions of Washington State. Lord, You have blessed each of us in so many ways. Likewise, our state has been blessed by the dedicated members who we are honoring today. Lord help us to be a blessing to others. You have said, Lord, that one of the great commandments is to love your neighbor as yourself. We pray that You grant us the spirit of humbleness to sincerely carry this out. In this special mission that we are commissioned to carry on for Your people, help us to remember Your Son's words to his disciples, that whoever would be great among you, must first be Your servant. Thank You, Lord, for servants past. We pray that patience and understanding and love will continue in each of us current members. Lord help us serve. Amen."

EVERGREEN STATE COLLEGE SINGERS
Joan Winden, Director

Almighty Father ........................................... Leonard Bernstein

MEDITATION
by
Senator Sam Guess
"It is a great honor for me to be asked to speak today. I feel quite humble to address this memorial service. We pause to pay honor to those former members who have preceded us. I have given much thought that my words would be appropriate.

"Down through the ages men have paid honor to their ancestors: Plato's orations stand out; Washington's farewell address, the Gettysburg address by Lincoln—all come to mind, but we do not live in an era when much oratory is given. Simple statements suffice. In recent years these halls have known the likes of a John McCutcheon, a Perry Woodall, and an Ella Wintler. It was my honor to have heard their inspirational speeches. My memory goes back, especially to 1965, when Senator Lenhart said that, '...inspired speakers were indeed unique; they were creatures of providence, baffling the wit of man to fathom, then passing from our midst with their jobs well done.' Few of us aspire to attain those lofty heights, but all aspire to serve. As we walk the hall above us, on both the wings, and look on the photographs of our predecessors, we know that a common bond of service binds us to them. It is to them this day we pay honor in this service."

CANDLE SERVICE
IN MEMORIAM

In tribute to the memories of our distinguished members of the House and Senate who have passed from among us during the preceding biennium, the Forty-sixth Legislative Session of the State of Washington conveys its respects on behalf of the people of our State. May the memory of their dedicated service remain in our hearts.

In memory of:

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Prayer for America ............ Eugene Butler

BENEDICTION

by
Representative Frances C. North

"Loving God, Creator of us all, and of all that is, we have acknowledged at this place and this hour that You are the author and sustainer of life. As You have given us the gifts of this earth, for instance, our four score years and ten, keep us in Your secure love for eternity. Accept our witness of compassion for those we have memorialized in this service. Keep each of us in Your loving concern as we attempt this day and all the days of our lives to do Your will and way and be accepted into Your kingdom, now and forever. Amen."

Hosanna ............................................... Randall Thompson
"Taps" ................................................ John David Swift

American Legion Band

MOTION

On motion of Senator Guess, the Joint Session was dissolved.

The President of the Senate returned the gavel to Speaker Berentson.

Speaker Berentson instructed the Sergeants at Arms to escort Lieutenant Governor Cherberg and Senator Guess from the House Chamber.
Speaker Berentson instructed the Sergeants at Arms to escort the Senators from the House Chamber.

**MOTION**

On motion of Mr. Polk, the House adjourned until 11:00 a.m. Monday, February 26, 1979.

JOHN BAGNARIOL, Speaker
DUANE BERENTSON, Speaker

DEAN R. FOSTER, Chief Clerk
VITO T. CHIECHI, Chief Clerk
FIFTIETH DAY, FEBRUARY 26, 1979

FIFTIETH DAY

MORNING SESSION


The House was called to order at 11:00 a.m. by Speaker Bagnariol. The Clerk called the roll and all members were present except Representative Isaacson, who was excused.

The flag was escorted to the rostrum by a Sergeant at Arms Color Guard, Pages Shelly Ruehlow and Carol Miller. Prayer was offered by The Reverend Harriett Charles of the Lacey Church of God.

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

REPORTS OF STANDING COMMITTEES

February 22, 1979

HOUSE BILL NO. 242, Prime Sponsor: Representative Knowles, revising the law relating to counterclaims for malicious prosecution. Reported by Committee on Judiciary.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Newhouse, Executive Chairman; Smith (R), Co-Chairman; Chandler, Knowles, Sherman, Thompson, Winsley.

February 22, 1979

HOUSE BILL NO. 471, Prime Sponsor: Representative Eberle, repealing the existing law and creating a new law on found personal property. Reported by Committee on Judiciary.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Newhouse, Executive Chairman; Smith (R), Co-Chairman; Chandler, Knowles, Sherman, Thompson, Tilly, Winsley.

February 22, 1979

HOUSE BILL NO. 925, Prime Sponsor: Representative Kreidler, providing for increased fund raising activities for the capitol museum. Reported by Committee on State Government.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Ehlers, Executive Chairman; Taller, Co-Chairman; Addison, Burns, Fancher, Greengo, Jovanovich, McGinnis, Pruitt, Salatino, Walk, Williams.

February 22, 1979

HOUSE BILL NO. 644, Prime Sponsor: Representative Tilly, protecting against the use of fraudulent stop-payment orders. Reported by Committee on Judiciary.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Newhouse, Executive Chairman; Smith (R), Co-Chairman; Chandler, Sherman, Thompson, Tilly, Winsley.

February 22, 1979

HOUSE BILL NO. 725, Prime Sponsor: Representative Sherman, protecting employees' rights to their own inventions. Reported by Committee on Judiciary.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Newhouse, Executive Chairman; Smith (R), Co-Chairman; Chandler, Knowles, Sherman, Thompson, Tilly, Winsley.

February 22, 1979

HOUSE BILL NO. 748, Prime Sponsor: Representative Knowles, granting immunity to insurance companies which provide information on possible arson fires to investigating agencies. Reported by Committee on Judiciary.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Newhouse, Executive Chairman; Smith (R), Co-Chairman; Chandler, Knowles, Sherman, Thompson, Tilly, Winsley.
MOTION

On motion of Mr. King, all bills listed on today's agenda under the fifth order of business were referred to Committee on Rules for second reading.

Speaker Berentson assumed the Chair.

SECOND READING

HOUSE INITIATIVE NO. 62:

Limiting state tax revenues so that increases do not exceed the growth rate of total state personal income.

The House resumed consideration of the initiative. (For previous action, see Journal, 47th Day, February 23, 1979.)

Speaker Berentson stated the question before the House to be the point of order raised by Representative Tilly.

With the consent of the House, Mr. Tilly withdrew the point of order.

Speaker Bagnariol resumed the Chair.

Mr. Dunlap demanded a Call of the House, and the demand was sustained.

CALL OF THE HOUSE

The Sergeants at Arms were instructed to lock the doors.

The Clerk called the roll and all members were present except Representative Isaacson.

On motion of Mr. King, the absent member was excused and the House proceeded with business under the Call of the House.

Speaker Bagnariol stated the question before the House to be the amendment by Representatives Sommers and King to Initiative No. 62.

Representatives Sommers, King and Nelson (D) spoke in favor of the amendment, and Representatives Craswell, Berentson, Dunlap, Tilly, Schmitten and Taylor spoke against it.

Mr. Patterson demanded an oral roll call vote on the amendment, and the demand was sustained.

Representatives Sommers, King and Nelson (D) spoke again in favor of the amendment, and Representatives Dunlap and Barnes opposed it.

Mr. O'Brien spoke in favor of the amendment, and Mr. Berentson spoke against it.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representatives Sommers and King to Initiative No. 62, and the amendment was lost by the following vote: Yeas, 49; nays, 48; not voting, 1.


Not voting: Representative Isaacson.

MOTIONS

On motion of Mr. King, the House dispensed with further business under the Call of the House.

On motion of Mr. King, the House advanced to the eighth order of business.

On motion of Mr. King, SUBSTITUTE HOUSE BILL NO. 587 was rereferred from Committee on Rules to Committee on Appropriations.
On motion of Mr. King, SENATE BILL NO. 2756 was rereferred from Committee on Constitution, Elections and Governmental Ethics to Committee on Transportation.

MOTION
On motion of Mr. King, the House adjourned until 10:30 a.m., Tuesday, February 27, 1979.

JOHN BAGNARIOL, Speaker
DUANE BERENTSON, Speaker

DEAN R. FOSTER, Chief Clerk
VITO T. CHIECHI, Chief Clerk
The House was called to order at 10:30 a.m. by Speaker Berentson. The Clerk called the roll and all members were present except Representative Isaacson, who was excused.

The flag was escorted to the rostrum by a Sergeant at Arms Color Guard, Pages Jeanne Steinberg and Mike Rotter. Prayer was offered by The Reverend James H. Blundell of St. John's Episcopal Church of Olympia.

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

MESSAGE FROM THE SENATE

Mr. Speaker:
The Senate has passed:

HOUSE BILL NO. 341,
HOUSE BILL NO. 342,
HOUSE BILL NO. 343,
HOUSE BILL NO. 344,
HOUSE BILL NO. 345,
HOUSE BILL NO. 346,
HOUSE BILL NO. 347,
HOUSE BILL NO. 348,
ENGROSSED SUBSTITUTE SENATE BILL NO. 2275,

and the same are herewith transmitted.

Bill Gleason, Assistant Secretary.

INTRODUCTION AND FIRST READING

ENGROSSED SUBSTITUTE SENATE BILL NO. 2275, by Committee on Ways and Means (originally sponsored by Senators Keefe, Matson and Morrison):

Revising laws regulating horse racing.

To Committee on Commerce

REPORTS OF STANDING COMMITTEES

February 22, 1979

HOUSE BILL NO. 311, Prime Sponsor: Representative Newhouse, decriminalizing certain motor vehicle offenses. Reported by Committee on Judiciary.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Newhouse, Executive Chairman; Smith (R), Co-Chairman; Chandler, Knowles, Sherman, Thompson, Tilly, Winsley.

February 22, 1979

HOUSE BILL NO. 551, Prime Sponsor: Representative Brown, prohibiting pornography involving children. Reported by Committee on Judiciary.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Newhouse, Executive Chairman; Smith (R), Co-Chairman; Chandler, Knowles, Sherman, Thompson, Tilly, Winsley.

February 23, 1979

HOUSE BILL NO. 768, Prime Sponsor: Representative Burns, modifying the higher education annuities and retirement income plans. Reported by Committee on Appropriations.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Blair, Co-Chairman; Thompson, Co-Chairman; Amen, Barnes, Bauer, Becker, Chandler, Deccio, Douthwaite, Ehlers, Grimm, Heck, Hughes,
FIFTY-FIRST DAY, FEBRUARY 27, 1979


February 23, 1979

HOUSE BILL NO. 782, Prime Sponsor: Representative Douthwaite, removing inequities in the retirement system. Reported by Committee on Appropriations.

MAJORITY recommendation: Do pass. Signed by Representatives Blair, Co-Chairman; Thompson, Co-Chairman; Amen, Barnes, Bauer, Becker, Chandler, Deccio, Douthwaite, Ehlers, Grimm, Heck, Hughes, Keller, Maxie, McDonald, Nelson (G.A.), Nisbet, Taller, Taylor, Valle, Vrooman, Warnke, Williams, Zimmerman.

February 23, 1979

HOUSE BILL NO. 785, Prime Sponsor: Representative McDonald, revising the law on retirement. Reported by Committee on Appropriations.

MAJORITY recommendation: Do pass. Signed by Representatives Blair, Co-Chairman; Thompson, Co-Chairman; Amen, Barnes, Bauer, Becker, Chandler, Deccio, Douthwaite, Ehlers, Grimm, Heck, Hughes, Keller, Maxie, McDonald, Nelson (G.A.), Nisbet, Taller, Taylor, Valle, Warnke, Williams, Zimmerman.

February 23, 1979

HOUSE BILL NO. 791, Prime Sponsor: Representative Taller, making miscellaneous changes to the laws on retirement from public service. Reported by Committee on Appropriations.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Blair, Co-Chairman; Thompson, Co-Chairman; Amen, Barnes, Bauer, Becker, Chandler, Deccio, Douthwaite, Ehlers, Grimm, Heck, Hughes, Keller, Maxie, McDonald, Nelson (G.A.), Nisbet, Taller, Taylor, Valle, Vrooman, Warnke, Williams, Zimmerman.

February 23, 1979

HOUSE BILL NO. 807, Prime Sponsor: Representative Thompson, allowing certain investments of deferred compensation funds. Reported by Committee on Appropriations.


February 23, 1979

SENATE BILL NO. 2069, Prime Sponsor: Senator Henry, permitting refund of vehicle license fees paid in advance and never used. Reported by Committee on Transportation.

MAJORITY recommendation: Do pass with the following amendments:

On page 1, after line 25 insert the following:

"Sec. 2. Section 82.44.120, chapter 15, Laws of 1961 as last amended by section 95, chapter 278, Laws of 1975 1st ex. sess. and RCW 82.44.120 are each amended to read as follows:

Whenever any person has paid a motor vehicle license fee, and together therewith has paid an excise tax imposed under the provisions of this chapter, and the director of ((motor vehicles)) licensing determines that the payor is entitled to a refund of the entire amount of the license fee as provided by law, then he shall also be entitled to a refund of the entire excise tax collected under the provisions of this chapter. In case the director determines that any person is entitled to a refund of only a part of the license fee so paid, the payor shall be entitled to a refund of the difference, if any, between the excise tax collected and that which should have been collected and the state treasurer shall determine the amount of such refund by reference to the applicable excise tax schedule prepared by the department of revenue ((and the association of county assessed in cooperation with the department of licensing.

In case no claim is to be made for the refund of the license fee or any part thereof but claim is made by any person that he has paid an erroneously excessive amount of excise tax, the department of ((motor vehicles)) licensing shall determine in the manner generally provided in this chapter the amount of such excess, if any, that has been paid and shall certify to the state treasurer that such person is entitled to a refund in such amount.

In any case where due to error, a person has been required to pay an excise tax pursuant to this chapter which amounts to an overpayment of five dollars or more, such person shall be entitled to a refund of the entire amount of such overpayment, regardless of whether or not a refund of the overpayment has been requested. Conversely, if due to error, the department or its agents has failed to charge and collect the full amount of the excise tax due, which underpayment is in the amount of five dollars or more, the department shall charge and collect such additional amount as will constitute full payment of the tax."
(No refund of excise tax shall be allowed under the first paragraph of this section unless application for a refund of license fee is filed with the director of motor vehicles within the period provided by law, and no such refund shall be allowed under the second paragraph of this section unless filed with the department of motor vehicles within thirteen months after such claimed excessive excise tax was paid.))

Any person authorized by the utilities and transportation commission to operate a motor vehicle for the conveyance of freight or passengers for hire as a common carrier or as a contract carrier, and so operating such vehicle partly within and partly outside of this state during any calendar year, shall be entitled to a refund of that portion of the full excise tax for such vehicle for such year that the mileage actually operated by such vehicle outside the state bears to the total mileage so operated both within and outside of the state: PROVIDED, If only one-half of the full excise fee was paid, the unpaid one-half shall be deducted from the amount of refund so determined: PROVIDED FURTHER, If only a one-half fee was paid, and the vehicle was operated in this state more than fifty percent of the total miles operated, a balance of the tax is due equal to an amount which is the same percentage of the full excise fee as is the percentage of mileage the vehicle was operated in this state minus the one-half fee previously paid, and any balance due, is payable on or before the first day of June of the year in which the amount of the excise fee due the state has been determined, and until any such balance has been paid no identification plate or permit shall be thereafter issued for such vehicle or any other vehicle owned by the same person. Any claim for such refund shall be filed with the department of ((motor vehicles)) licensing at Olympia not later than December 31st of the calendar year following the year for which refund is claimed and any claim filed after said date shall not be allowed. When a claim is filed the applicant must therewith furnish to the department his affidavit, verified by oath, of the mileage so operated by such vehicle during the preceding year, within the state, outside of the state, and the total of all mileage so operated.

If the department approves the claim it shall notify the state treasurer to that effect, and the treasurer shall make such approved refunds and the other refunds herein provided for from the general fund and shall mail or deliver the same to the person entitled thereto.

Any person making any false statement, in the affidavit herein mentioned, under which he obtains any amount of refund to which he is not entitled under the provisions of this section, shall be guilty of a gross misdemeanor.*

On page 1, line 1 of the title, after "vehicles;" strike "and"

On page 1, line 3 of the title, after "RCW 46.68.010" insert "; and amending section 82.44.120, chapter 15, Laws of 1961 as last amended by section 95, chapter 278, Laws of 1975 1st ex. sess. and RCW 82.44.120".

Signed by Representatives Wilson, Co-Chairman; Martinis, Co-Chairman; Bender, Burns, Charnley, Dawson, Erak, Gallagher, Garrett, Isaacson, McCormick, Patterson, Sherman, Smith (C), Sprague, Struthers, Walk.

February 26, 1979

SUBSTITUTE SENATE BILL NO. 2158, Prime Sponsor: Senator Wilson, providing for the classification and conveyance of conservation rights as real property. Reported by Committee on Local Government.

MAJORITY recommendation: Do pass. Signed by Representatives Charnley, Co-Chairman; Zimmerman, Co-Chairman; Brekke, Brown, Garrett, North, Rohrbach, Rosbach, Teutsch, Van Dyken, Whiteside.

February 26, 1979

SENATE BILL NO. 2159, Prime Sponsor: Senator Conner, changing certain procedures used in the sale and exchange of public lands and materials. Reported by Committee on Natural Resources.


February 26, 1979

ENGROSSED SENATE BILL NO. 2178, Prime Sponsor: Senator Marsh, authorizing standby guardians to authorize emergency medical treatment. Reported by Committee on Judiciary.

MAJORITY recommendation: Do pass. Signed by Representatives Newhouse, Executive Chairman; Smith (R), Co-Chairman; Chandler, Knowles, Sherman, Thompson, Tilly, Winsley.

February 23, 1979

SUBSTITUTE SENATE BILL NO. 2252, Prime Sponsor: Senator Henry, adopting a transportation supplemental budget. Reported by Committee on Transportation.
MAJORITY recommendation: Do pass. Signed by Representatives Wilson, Co-Chairman; Martinis, Co-Chairman; Bender, Burns, Charnley, Clayton, Dawson, Eberle, Erak, Gallagher, Garrett, Isaacson, McCormick, Patterson, Sherman, Smith (C), Sprague, Struthers, Walk.

February 26, 1979

SENATE BILL NO. 2321, Prime Sponsor: Senator Peterson, authorizing the department of game to retain fees charged for information materials published by the department. Reported by Committee on Natural Resources.


February 26, 1979

SENATE BILL NO. 2366, Prime Sponsor: Senator Van Hollebeke, permitting change of harbor lines in front of Lake Forest Park. Reported by Committee on Natural Resources.


February 26, 1979

SENATE BILL NO. 2486, Prime Sponsor: Senator Sellar, removing the limit on assessment increases by the apple commission. Reported by Committee on Agriculture.

MAJORITY recommendation: Do pass. Signed by Representatives Kreidler, Executive Chairman; Fancher, Co-Chairwoman; Amen, Becker, Clayton, Erak, Hastings, Heck, Scott, Van Dyken.

February 26, 1979

SUBSTITUTE SENATE BILL NO. 2830, Prime Sponsor: Senator Williams, removing the water well construction operators examining board from the sunset act of 1977. Reported by Committee on Ecology.

MAJORITY recommendation: Do pass. Signed by Representatives Valle, Executive Chairwoman; Barr, Co-Chairman; Brekke, Douthwaite, Galloway, Hughes, Nisbet, Pruitt, Smith (C).

MOTION

On motion of Mr. Polk, all bills listed on today's agenda under the fifth order of business were passed to Committee on Rules for second reading.

SECOND READING

HOUSE BILL NO. 2, by Representatives Erickson, Salatino, Sanders, Nisbet and Brown: Providing for refund of sales tax for returned merchandise.

The bill was read the second time.

Mr. Addison moved adoption of the following amendment:
On page 1, line 15 following "costs" insert "other than itemized and separately stated costs of postage"

POINT OF ORDER

Ms. Erickson: "Mr. Speaker, I would like a ruling as to scope and object of this amendment."

Speaker Berentson declared the House to be at ease.

Speaker Berentson called the House to order.

MOTION

On motion of Mr. Polk, further consideration of House Bill No. 2 was deferred, and the bill was ordered placed on the bottom of today's second reading calendar.

HOUSE BILL NO. 405, by Representatives Bond, Galloway, Nelson (G.A.), Sommers, Nelson (D), Hastings, McDonald and Struthers:

Increasing the income limit for tax deferral.

The bill was read the second time.
On motion of Ms. Craswell, Substitute House Bill No. 405 was substituted for House Bill No. 405, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 405 was read the second time and passed to Committee on Rules for third reading.

**HOUSE BILL NO. 10**, by Representatives Winsley, Erickson, Sommers, Barr, Craswell, Fuller, Whiteside, and Fancher:

Changing property tax delinquency interest rate to 10% and shortening delinquency payment period.

The bill was read the second time.

On motion of Ms. Craswell, Substitute House Bill No. 10 was substituted for House Bill No. 10, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 10 was read the second time and passed to Committee on Rules for third reading.

**ENGROSSED SENATE BILL NO. 2111**, by Senators Odegaard, Donohue, Morrison, Woody, Talley, Benitz, Conner and Peterson:

Pertaining to taxation of timber and timber lands.

The bill was read the second time.

Committee on Revenue recommendation: Majority, do pass as amended. (For amendment, see Journal, 46th Day, February 22, 1979.)

Ms. Sommers moved adoption of the committee amendment, and Representatives Sommers and Craswell spoke in favor of it.

The committee amendment was adopted.

On motion of Mr. Dunlap, the rules were suspended, the second reading considered the third, and Engrossed Senate Bill No. 2111 as amended by the House was placed on final passage.

Representatives Sommers and Fuller spoke in favor of passage of the bill.

**ROLL CALL**

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 2111 as amended by the House, and the bill passed the House by the following vote: Yeas, 96; nays, 1; not voting, 1.


Voting nay: Representative Eng.

Not voting: Representative Isaacson.

Engrossed Senate Bill No. 2111 as amended by the House, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

**ENGROSSED SENATE BILL NO. 2119**, by Senators Marsh, Talmadge, Clarke, Hayner, Bottiger and Woody:

Revising the business corporation act.

The bill was read the second time.

Committee on Judiciary recommendation: Majority, do pass as amended. (For amendments, see Journal, 38th Day, February 14, 1979.)

On motion of Mr. Newhouse, the committee amendments were adopted.
On motion of Mr. Dunlap, the rules were suspended, the second reading considered the third, and Engrossed Senate Bill No. 2119 as amended by the House was placed on final passage.

Mr. Newhouse spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 2119 as amended by the House, and the bill passed the House by the following vote: Yeas, 96; nays, 1; not voting, 1.


Voting nay: Representative Van Dyken.

Not voting: Representative Isaacson.

Engrossed Senate Bill No. 2119 as amended by the House, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 320, by Representatives Crasswell, Dunlap, Deccio, Addison, Erickson, Rohrbach, Hastings, Hurley, Flanagan, Taylor and Bond:

Extending the 106% levy limit to the state.

The bill was read the second time and passed to Committee on Rules for third reading.

HOUSE BILL NO. 240, by Representatives Sommers, Newhouse, Warnke, Flanagan, Erickson, Winsley, Bond and Sanders:

Making real estate excise tax a state tax.

The bill was read the second time.

On motion of Ms. Sommers, Substitute House Bill No. 240 was substituted for House Bill No. 240, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 240 was read the second time.

Ms. Sommers moved adoption of the following amendment:

On page 6, starting on line 1 strike all material down to and including "county." on line 36 and insert the following:

"(The state treasurer shall turn over to the treasurers of the counties within United States forest reserves, the amount of money belonging to them, received from the federal government from such reserves;) Of the moneys received by the state from the federal government in accordance with Title 16, section 500, United States Code, fifty percent shall be spent by the counties on public schools or public roads in the counties in the United States forest reserve from which such moneys were received. The remaining money shall be spent by the state on public schools in these counties. Where the reserve is situated in more than one county (the money shall be distributed in proportion to the area of the counties interested; and to that-end), the state treasurer shall determine the proportional area of the counties therein. The state treasurer is authorized and required to obtain the necessary information to enable him to make ((the distribution on such basis)) that determination.

((County commissioners of the legislative authority of the respective counties to which the money is distributed are authorized and directed annually to distribute not less than fifty percent of said money to each school district within the county according to the proportional number of annual average full time equivalent students enrolled in each such school district during the immediate preceding school year as certified by the educational service district superintendent;) The state treasurer shall distribute to the counties, according to the determined proportional area, the money to be spent by the counties on public roads or public schools. The county (commissioners or county legislature) legislative authority shall expend ((the balance-off)) said money for the benefit of the public roads or public schools of such county, and not otherwise.

The state treasurer shall distribute the remaining money to the state general fund for the benefit of public schools of the counties in the forest reserve. If the proportionate share of the remaining money attributed to any county exceeds the state's basic education apportionment to that county for public schools for the previous year, the state treasurer shall disburse the excess to the county.)"
Ms. Sommers spoke in favor of the amendment.

**POINT OF INQUIRY**

Ms. Sommers yielded to question by Mr. Heck.

Mr. Heck: "Representative Sommers, I have a question about the language beginning on line 26 and going through line 36—the end of the first paragraph. Is it your intention that language would in any way, shape or form change the distribution of federal forest reserve fund receipts with respect to the ratio or proportion that a federal forest is located within a county?"

Ms. Sommers: "Representative Heck, the intention here, and I believe the language is that the proportional area or the proportion of distribution shall remain the same. If you look at lines 16 to 20, it speaks precisely to the proportional amount within counties or among counties if there is more than one involved. The lines lower on the page speak to the schools' proportional distribution. There is no intent to change, in any way, the amount of money or the proportion of money going to taxing districts as at present."

The amendment was adopted.

Ms. Sommers moved adoption of the following amendment:

On page 7, after line 33 strike all of section 12 and renumber the remaining sections consecutively.

Representatives Sommers and Newhouse spoke in favor of the amendment, and it was adopted.

On motion of Ms. Sommers, the following amendments were adopted:

On page 9, line 10 after "revenues" insert "other than receipts from federal forest revenues distributed to school districts pursuant to RCW 36.33.110."

On page 9, on line 12 after "completing" insert "computing"

The amendment was adopted.

On motion of Mr. Polk, further consideration of Substitute House Bill No. 240 was deferred, and the bill was ordered placed on tomorrow's second reading calendar.

On motion of Mr. Polk, the House advanced to the eighth order of business.

**MOTIONS**

On motion of Mr. Dunlap, HOUSE BILL NO. 1073 was rereferred from Committee on Rules to Committee on Energy and Utilities.

On motion of Mr. Dunlap, SUBSTITUTE HOUSE BILL NO. 1141 was rereferred from Committee on Rules to Committee on Appropriations.

On motion of Mr. Polk, the House reverted to the fifth order of business.

**REPORTS OF STANDING COMMITTEES**

February 26, 1979

SUBSTITUTE SENATE BILL NO. 2028, Prime Sponsor: Senator Rasmussen, permitting police to divert telephone lines in an emergency hostage situation. Reported by Committee on Judiciary.

MAJORITY recommendation: Do pass. Signed by Representatives Newhouse, Executive Chairman; Smith (R), Co-Chairman; Chandler, Knowles, Sherman, Thompson, Tilly, Winsley.

Passed to Committee on Rules for second reading.

February 26, 1979

SENATE BILL NO. 2062, Prime Sponsor: Senator Jones, authorizing municipal performing and visual arts centers. Reported by Committee on Local Government.

MAJORITY recommendation: Do pass. Signed by Representatives Charnley, Co-Chairman; Zimmerman, Co-Chairman; Brekke, Brown, Garrett, North, Rosbach, Teutsch, Whiteside.

Passed to Committee on Rules for second reading.

February 26, 1979

SUBSTITUTE SENATE BILL NO. 2097, Prime Sponsor: Senator Conner, recognizing mopeds as motor vehicles for certain purposes. Reported by Committee on Transportation.
MAJORITY recommendation: Do pass with the following amendments:

Strike everything after the enacting clause and insert the following:

"NEW SECTION. Section 1. There is added to chapter 46.04 RCW a new section to read as follows:

'Moped' means any two-wheeled or three-wheeled device having fully operative pedals for propulsion by human power and a motor with a cylinder displacement not exceeding fifty cubic centimeters which produces no more than two gross brake horsepower (developed by a prime mover, as measured by a brake applied to the driving shaft) and is capable of propelling the device at a maximum speed of not more than thirty miles per hour on level ground, and the wheels of which are at least sixteen inches in diameter.

The state commission on equipment may approve of and define as a 'moped' a vehicle which fails to meet these specific criteria, but which is essentially similar in performance and application to vehicles which do meet these specific criteria.

Sec. 2. Section 46.04.330, chapter 12, Laws of 1961 and RCW 46.04.330 are each amended to read as follows:

'Motorcycle' means every motor vehicle having a saddle for the use of the rider and designed to travel on not more than three wheels in contact with the ground, but excluding a farm tractor and a moped.

Sec. 3. Section 28, chapter 154, Laws of 1963 and RCW 46.04.332 are each amended to read as follows:

'Motor-driven cycle' means every motorcycle, including every motor scooter, with a motor which produces not to exceed five brake horsepower (developed by a prime mover, as measured by a brake applied to the driving shaft)((, and every bicycle with motor (., attached)). A motor driven cycle does not include a moped.

Sec. 4. Section 46.04.670, chapter 12, Laws of 1961 and RCW 46.04.670 are each amended to read as follows:

'Vehicle' includes every device capable of being moved upon a public highway and in, upon, or by which any persons or property is or may be transported or drawn upon a public highway, excepting devices moved by human or animal power or used exclusively upon stationary rails or tracks, except that mopeds shall be considered vehicles or motor vehicles for the purposes of chapter 46.12 RCW, but not for the purposes of chapter 46.70 RCW.

NEW SECTION. Sec. 5. There is added to chapter 46.16 RCW a new section to read as follows:

Application for registration of a moped shall be made to the department of licensing in such manner and upon such forms as the department shall prescribe, and shall state the name and address of each owner of the moped to be registered, the vehicle identification number, and such other information as the department may require, and shall be accompanied by a registration fee of three dollars. Upon receipt of the application and the application fee, the moped shall be registered and a registration number assigned, which shall be affixed to the moped in the manner as provided by rules adopted by the department. The registration provided in this section shall be valid for a period of twelve months.

Every owner of a moped in this state shall renew the registration, in such manner as the department shall prescribe, for an additional period of twelve months, upon payment of a renewal fee of three dollars.

Any person acquiring a moped already validly registered must, within fifteen days of the acquisition or purchase of the moped, make application to the department for transfer of the registration, and the application shall be accompanied by a transfer fee of one dollar.

The registration fees provided in this section shall be in lieu of any personal property tax or the vehicle excise tax imposed by chapter 82.44 RCW.

The department shall, at the time the registration number is assigned, make available a decal or other identifying device to be displayed on the moped. A fee of one dollar and fifty cents shall be charged for the decal or other identifying device.

The provisions of RCW 46.01.130 and 46.01.140 shall apply to applications for the issuance of registration numbers or renewals or transfers offor mopeds as they do to the issuance of vehicle licenses, the appointment of agents, and the collection of application fees. Except for the fee collected pursuant to RCW 46.01.140, all fees collected under this section shall be deposited in the motor vehicle fund.

Sec. 6. Section 1, chapter 232, Laws of 1967 and RCW 46.20.500 are each amended to read as follows:

No person shall drive a motorcycle, as defined in RCW 46.04.330, or a motor-driven cycle, as defined in RCW 46.04.332 as now or hereafter amended, unless such person has a valid driver's license specially endorsed by the director to enable the holder to drive such vehicles: PROVIDED, That any person sixteen years of age or older, holding a valid driver's license of any class issued by the state of the person's residence, may operate a moped without taking any special examination for the operation of a moped.

Sec. 7. Section 46.44.050, chapter 12, Laws of 1961 as amended by section 12, chapter 64, Laws of 1975-76 2nd ex. sess. and RCW 46.44.050 are each amended to read as follows:

It shall be unlawful to operate any vehicle upon public highways with a wheelbase between any two axles thereof of less than three feet, six inches when weight exceeds that allowed for one axle under RCW 46.44.042 or 46.44.041. It shall be unlawful to operate any motor vehicle upon the public highways of this state with a wheelbase between the frontmost axle and the rearmost axle of less than three feet, six inches: PROVIDED, That the minimum wheelbase for mopeds is thirty-eight inches.

For the purposes of this section, wheelbase shall be measured upon a straight line from center to center of the vehicle axles designated.

NEW SECTION. Sec. 8. There is added to chapter 46.61 RCW a new section to read as follows:
(1) No person shall operate a moped upon the highways of this state unless the moped has been assigned a moped registration number and displays a moped permit in accordance with the provisions of section 5 of this 1979 act.

(2) Notwithstanding any other provision of law, a moped may not be operated on a bicycle path or trail, bikeway, equine trail, or hiking or recreational trail.

(3) Operation of a moped on a fully controlled limited access highway or on a sidewalk is unlawful.

(4) Removal of any muffling device or pollution control device from a moped is unlawful.

NEW SECTION. Sec. 9. There is added to chapter 46.61 RCW a new section to read as follows:

Mopeds shall comply with those federal motor vehicle safety standards established under the national traffic vehicle safety act of 1966 (15 U.S.C. Sec. 1381, ct. seq.) which are applicable to a motor-driven cycle, as that term is defined in such federal standards.

In line 1 of the title, after "mopeds;" strike the remainder of the title and insert "amending section 46.04.330, chapter 12, Laws of 1961 and RCW 46.04.330; amending section 28, chapter 154, Laws of 1963 and RCW 46.04.332; amending section 46.04.670, chapter 12, Laws of 1961 and RCW 46.04.670; amending section 1, chapter 232, Laws of 1967 and RCW 46.20.500; amending section 46.44.050, chapter 12, Laws of 1961 as amended by section 12, chapter 64, Laws of 1975-'76 2nd ex. sess. and RCW 46.44.050; adding a new section to chapter 46.04 RCW; adding a new section to chapter 46.16 RCW; and adding new sections to chapter 46.61 RCW."

Signed by Representatives Wilson, Co-Chairman; Martinis, Co-Chairman; Bender, Charnley, Clayton, Dawson, Erak, Gallagher, McCormick, Patterson, Sherman, Smith (C), Struthers, Tilly, Walk.

Passed to Committee on Rules for second reading.

February 26, 1979

ENGROSSED SUBSTITUTE SENATE BILL NO. 2117, Prime Sponsor: Senator Quigg, changing certain sewerage improvement districts to sewer districts. Reported by Committee on Local Government.

MAJORITY recommendation: Do pass. Signed by Representatives Charnley, Co-Chairman; Zimmerman, Co-Chairman; Brekke, Brown, Garrett, North, Rohrbach, Rosbach, Teutsch, Van Dyken, Whiteside.

Passed to Committee on Rules for second reading.

February 26, 1979

ENGROSSED SUBSTITUTE SENATE BILL NO. 2118, Prime Sponsor: Senator Quigg, modifying the definition of public agency in the Interlocal Cooperation Act. Reported by Committee on Local Government.

MAJORITY recommendation: Do pass. Signed by Representatives Charnley, Co-Chairman; Zimmerman, Co-Chairman; Brekke, Brown, Garrett, Rohrbach, Rosbach, Teutsch, Van Dyken, Whiteside.

Passed to Committee on Rules for second reading.

February 26, 1979

ENGROSSED SENATE BILL NO. 2221, Prime Sponsor: Senator Marsh, revising law relating to medical malpractice. Reported by Committee on Judiciary.

MAJORITY recommendation: Do pass. Signed by Representatives Newhouse, Executive Chairman; Smith (R), Co-Chairman; Chandler, Knowles, Sherman, Thompson, Tilly, Winsley.

Passed to Committee on Rules for second reading.

February 26, 1979

SENATE BILL NO. 2233, Prime Sponsor: Senator Donohue, modifying provisions regulating small loan companies. Reported by Committee on Financial Institutions.

MAJORITY recommendation: Do pass. Signed by Representatives Winsley, Executive Chairwoman; Blair, Eberle, Hurley, Knowles, Kreidler, Lux, Newhouse, Rosbach, Sommers.

Passed to Committee on Rules for second reading.

February 27, 1979

SUBSTITUTE SENATE BILL NO. 2255, Prime Sponsor: Senator Hansen, revising the laws relating to the control of pesticides. Reported by Committee on Agriculture.

February 26, 1979
MAJORITY recommendation: Do pass. Signed by Representatives Kreidler, Executive Chairman; Fancher, Co-Chairwoman; Amen, Becker, Clayton, Erak, Hastings, Heck, Scott, Van Dyken.

Passed to Committee on Rules for second reading.

MOTION

On motion of Mr. Polk, the House adjourned until 10:30 a.m., Wednesday, February 28, 1979.

JOHN BAGNARIOL, Speaker
DUANE BERENTSON, Speaker
The House was called to order at 10:30 a.m. by Speaker Bagnariol. The Clerk called the roll and all members were present except Representative Martinis, who was excused.

The flag was escorted to the rostrum by a Sergeant at Arms Color Guard, Pages Cindy Skulalarek and Tricia Manor. Prayer was offered by The Reverend George Mitchell of the First Christian Church of Olympia.

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

MESSAGE FROM THE SECRETARY OF STATE

February 26, 1979

CLERK OF THE HOUSE OF REPRESENTATIVES
LEGISLATURE OF THE STATE OF WASHINGTON
OLYMPIA, WASHINGTON

Dear Sir:

On February 19, 1979, this office certified Initiative 61 to both houses of the state legislature and forwarded copies of the Initiative to each house.

On page 6 of the Initiative, in section 16, subsection D, the words "or other assistance" appear in pencil following the words "equitable compensation." These words were inserted in error. The sponsor had considered inserting that additional language at one time but subsequently reconsidered, and the Initiative, as officially filed in this office on April 24, 1978, does not contain these additional words. The correct text of the Initiative is as appears in the enclosed copy.

We regret any confusion this may have caused the legislature in their consideration of Initiative 61.

Sincerely,

BRUCE K. CHAPMAN,
Secretary of State.

SIGNED BY THE SPEAKERS

Speaker Bagnariol announced the speakers were signing:

HOUSE BILL NO. 341,
HOUSE BILL NO. 342,
HOUSE BILL NO. 343,
HOUSE BILL NO. 344,
HOUSE BILL NO. 345,
HOUSE BILL NO. 346,
HOUSE BILL NO. 347,
HOUSE BILL NO. 348.

REPORTS OF STANDING COMMITTEES

February 26, 1979

HOUSE BILL NO. 20, Prime Sponsor: Representative Burns, establishing a housing finance commission. Reported by Committee on Appropriations.

MAJORITY recommendation: That the substitute bill by Committee on State Government do pass with the following amendments:

On page 15, line 27 after "thereof;" strike all material down to and including "funds;" on line 29
On page 24, beginning on line 9 insert a period after "powers" and strike the remainder of the sentence.

Signed by Representatives Blair, Co-Chairman; Thompson, Co-Chairman; Bauer, Becker, Douthwaite, Ehlers, Heck, Keller, Maxie, Taller, Valle, Vrooman, Warnke, Williams.

February 26, 1979

HOUSE BILL NO. 36, Prime Sponsor: Representative Ehlers, directing the state fire marshal to collect and analyze fire data. Reported by Committee on Appropriations.
MAJORITY recommendation: That the substitute bill by Committee on State Government do pass with the following amendment:

On page 2, after line 27 add a new section to read as follows:

"NEW SECTION. Sec. 2. There is appropriated from the general fund to the office of the insurance commissioner the sum of eighty thousand dollars or so much thereof as may be necessary to implement this act."

Signed by Representatives Blair, Co-Chairman; Thompson, Co-Chairman; Amen, Barnes, Becker, Chandler, Douthwaite, Ehlers, Grimm, Heck, Hughes, Keller, Maxie, McDonald, Nelson (G.A.), Nisbet, Taller, Taylor, Valle, Vrooman, Williams, Zimmerman.

February 26, 1979

HOUSE BILL NO: 39, Prime Sponsor: Representative Ehlers, making uniform the compensation of various boards and commissions. Reported by Committee on Appropriations.

MAJORITY recommendation: That the substitute bill by Committee on State Government do pass with the following amendments:

On page 4, after line 26, insert the following additional section:

"Sec. 61. Section 12, chapter 277, Laws of 1969 ex. sess as amended by section 77, chapter 34, Laws of 1975-76 2nd ex. sess. and RCW 28B.80.110 are each amended to read as follows:

Members of the council (will) shall be compensated in accordance with section 4 of this 1979 act and shall receive travel expenses in accordance with RCW 43.03.050 and 43.03.060 as now existing or hereafter amended."

Renumber the sections consecutively, and correct internal references accordingly.

Signed by Representatives Blair, Co-Chairman; Thompson, Co-Chairman; Barnes, Becker, Chandler, Douthwaite, Ehlers, Grimm, Heck, Keller, Maxie, McDonald, Nelson (G.A.), Nisbet, Taller, Taylor, Valle, Vrooman, Warnke, Williams.

February 26, 1979

HOUSE BILL NO. 322, Prime Sponsor: Representative Isaacson, exempting from the fire code hand-held candles in religious ceremonies. Reported by Committee on State Government.

MAJORITY recommendation: Do pass. Signed by Representatives Ehlers, Executive Chairman; Taller, Co-Chairman; Addison, Burns, Fancher, Greengo, Jovanovich, McGinnis, Pruitt, Salatino, Walk, Williams.

February 26, 1979

HOUSE BILL NO. 480, Prime Sponsor: Representative Adams, revising the laws against discrimination to include persons with physical handicaps. Reported by Committee on Appropriations.

MAJORITY recommendation: The substitute bill by Committee on Appropriations do pass with the following amendments:

On page 10, after line 21 add a new section to read as follows:

"NEW SECTION. Sec. 12. There is appropriated to the Human Rights Commission from the general fund the sum of two hundred two thousand dollars or so much thereof as may be necessary to implement this act."

Signed by Representatives Blair, Co-Chairman; Thompson, Co-Chairman; Chandler, Douthwaite, Ehlers, Grimm, Heck, Hughes, Keller, Maxie, McDonald, Nisbet, Taylor, Valle, Williams, Zimmerman.

February 26, 1979

HOUSE BILL NO. 537, Prime Sponsor: Representative O'Brien, providing a deduction from business and occupation taxes for certain funeral home receipts. Reported by Committee on Revenue.

MAJORITY recommendation: Do pass. Signed by Representatives Sommers, Co-Chairwoman; Addison, Bond, Brown, Erickson, Galloway, Granlund, Greengo, Nelson (D), O'Brien, Sanders, Winsley.

February 27, 1979

HOUSE BILL NO. 540, Prime Sponsor: Representative Ehlers, providing deduction from business and occupation tax, and exemptions from sales and use taxes for nonprofit organizations, bazaars or rummage sales. Reported by Committee on Revenue.
MAJORITY recommendation: Do pass. Signed by Representatives Craswell, Co-Chairwoman; Sommers, Co-Chairwoman; Addison, Bond, Brown, Erickson, Flanagan, Galloway, Granlund, Greengo, Hastings, Nelson (D), O'Brien, Sanders, Smith (R), Winsley.

February 26, 1979

HOUSE BILL NO. 601, Prime Sponsor: Representative Taller: modifying the leasehold excise tax exemption on certain property within certain historical sites. Reported by Committee on Revenue.


February 26, 1979

HOUSE BILL NO. 642, Prime Sponsor: Representative Sanders, increasing state business and occupation tax monetary exemption. Reported by Committee on Revenue.

MAJORITY recommendation: Do pass with the following amendments:
On page 1, line 14 strike "five hundred" and insert "((hundred))"
On page 1, line 18 strike "five hundred" and insert "((hundred))"

Signed by Representatives Craswell, Co-Chairwoman; Sommers, Co-Chairwoman; Addison, Bond, Brown, Erickson, Flanagan, Galloway, Granlund, Greengo, Hastings, Nelson (D), O'Brien, Sanders, Smith (R), Winsley.

February 26, 1979

HOUSE BILL NO. 728, Prime Sponsor: Representative Douthwaite, permitting the state employees' insurance board to self-fund any insurance program under its jurisdiction. Reported by Committee on State Government.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Ehlers, Executive Chairman; Taller, Co-Chairman; Burns, Fancher, Greengo, Jovanovich, McGinnis, Pruitt, Salatino, Walk, Williams.

February 26, 1979

HOUSE BILL NO. 799, Prime Sponsor: Representative Taller: exempting certain positions in the department of social and health services from the state civil service law. Reported by Committee on State Government.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Ehlers, Executive Chairman; Taller, Co-Chairman; Addison, Burns, Fancher, Greengo, Haley, Jovanovich, McGinnis, O'Brien, Pruitt, Salatino, Walk, Williams.

February 26, 1979

HOUSE BILL NO. 903, Prime Sponsor: Representative Teutsch, revising requirements for recording and filing documents for private organizations. Reported by Committee on State Government.

MAJORITY recommendation: Do pass. Signed by Representatives Ehlers, Executive Chairman; Taller, Co-Chairman; Addison, Burns, Fancher, Greengo, Jovanovich, McGinnis, Pruitt, Walk, Williams.

February 26, 1979

HOUSE BILL NO. 994, Prime Sponsor: Representative Salatino, implementing law relating to state student financial aid program and making additional appropriation therefor. Reported by Committee on Higher Education.

MAJORITY recommendation: Do pass. Signed by Representatives Grimm, Executive Chairman; Barnes, Co-Chairman; Burns, Erickson, McGinnis, Salatino, Teutsch.

February 26, 1979

HOUSE BILL NO. 1114, Prime Sponsor: Representative Blair, appropriating moneys for preparation and publication of the session laws of the state legislature. Reported by Committee on Appropriations.

MAJORITY recommendation: Do pass. Signed by Representatives Blair, Co-Chairman; Thompson, Co-Chairman; Barnes, Becker, Douthwaite, Ehlers, Grimm, Hughes, Keller, McDonald, Nisbet, Taylor, Valle, Williams.
February 26, 1979

HOUSE BILL NO. 1237, Prime Sponsor, Representative Van Dyken, providing for an inventory of agricultural lands in Washington state. Reported by Committee on Agriculture.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Kreidler, Executive Chairman; Amen, Becker, Erak, Heck, Scott, Van Dyken.

February 26, 1979

SENATE BILL NO. 2015, Prime Sponsor: Senator Talley, designating an official dance for the state. Reported by Committee on Parks and Recreation.

MAJORITY recommendation: Do pass. Signed by Representatives Hurley, Executive Chairwoman; Fuller, Co-Chairman; Brown, North, Sprague, Taylor.

February 26, 1979

ENGROSSED SENATE BILL NO. 2021, Prime Sponsor: Senator Hayner, controlling contraband in state correctional institutions. Reported by Committee on Institutions.

MAJORITY recommendation: Do pass with the following amendments:
- On page 1, line 11 after "authorization" insert "pursuant to law"
- On page 1, line 17 after "institution," insert "knowingly and intentionally"
- On page 2, line 14 after "institution," insert "knowingly or intentionally"
- On page 2, line 17 after "buildings" strike the comma and insert "or adjacent"
- On page 2, line 17 after "grounds" strike ", or any other real property"
- On page 2, line 17 after "9A.04.110:" insert "PROVIDED, That such correctional buildings, grounds, or property are properly posted pursuant to section 5 of this act, an such person has knowingly entered thereon:"
- On page 2, line 17 after "PROVIDED" insert "FURTHER"

Signed by Representatives Struthers, Co-Chairman; Becker, Co-Chairman; Barr, Granlund, Houchen, Mitchell, Nelson (D), Rohrbach.

February 26, 1979

SUBSTITUTE SENATE BILL NO. 2042, Prime Sponsor: Senator McDermott, authorizing pilot programs allowing undergraduate higher education students whose parents are assigned to consular missions to pay like fees as resident students. Reported by Committee on Higher Education.

MAJORITY recommendation: Do pass. Signed by Representatives Grimm, Executive Chairman; Barnes, Co-Chairman; Burns, McGinnis, Salatino, Teutsch.

February 26, 1979

ENGROSSED SENATE BILL NO. 2053, Prime Sponsor: Senator Bluechel, authorizing the formation of park and recreation districts containing portions of two counties. Reported by Committee on Parks and Recreation.

MAJORITY recommendation: Do pass. Signed by Representatives Hurley, Executive Chairwoman; Fuller, Co-Chairman; Brown, North, Sprague, Taylor.

February 26, 1979

SENATE BILL NO. 2121, Prime Sponsor: Senator Conner, authorizing embalmers to remove eyes from deceased donor. Reported by Committee on Social and Health Services.

MAJORITY recommendation: Do pass. Signed by Representatives Adams, Co-Chairman; Whiteside, Co-Chairman; Brekke, Gruger, Houchen, Kreidler, Lux, May, Mitchell, Pruitt, Schmitten, Tupper.

February 26, 1979

SENATE BILL NO. 2130, Prime Sponsor: Senator McDermott, implementing law relating to services of educational service districts. Reported by Committee on Education.

MAJORITY recommendation: Do pass with the following amendment:
- On page 1, line 26 after "fees" insert "that reflect actual costs"

Signed by Representatives Chandler, Co-Chairman; Heck, Co-Chairman; Bender, Ehlers, Galloway, Nelson (G), Taller, Taylor, Tupper, Valle, Van Dyken, Whiteside.
February 26, 1979

SUBSTITUTE SENATE BILL NO. 2132, Prime Sponsor: Senator McDermott, extending date that funds for school building purposes may be used on school facilities cost stabilization program. Reported by Committee on Education.

MAJORITY recommendation: Do pass. Signed by Representatives Chandler, Co-Chairman; Heck, Co-Chairman; Bender, Galloway, Nelson (G), Taller, Taylor, Tupper, Valle, Van Dyken, Whiteside.

February 26, 1979

SUBSTITUTE SENATE BILL NO. 2140, Prime Sponsor: Senator Odegaard, permitting funds for scholarships for performing arts students so long as moneys from performing arts events go into fund therefor.

MAJORITY recommendation: Do pass. Signed by Representatives Grimm, Executive Chairman; Barnes, Co-Chairman; Burns, Erickson, McGinnis, Salatino, Teutsch.

February 26, 1979

ENGROSSED SENATE BILL NO. 2147, Prime Sponsor: Senator Williams, limiting liability of persons donating food items to nonprofit organizations. Reported by Committee on Judiciary.

MAJORITY recommendation: Do pass. Signed by Representatives Newhouse, Executive Chairman; Smith, Co-Chairman; Chandler, Knowles, Sherman, Thompson, Tilly, Winsley.

February 26, 1979

ENGROSSED SENATE BILL NO. 2179, Prime Sponsor: Senator von Reichbauer, assessing penalties to be used to fund law enforcement by the parks and recreation commission. Reported by Committee on Parks and Recreation.

MAJORITY recommendation: Do pass. Signed by Representatives Hurley, Executive Chairwoman; Fuller, Co-Chairman; Brown, North, Sprague, Taylor.

February 27, 1979

ENGROSSED SENATE BILL NO. 2186, Prime Sponsor: Senator Bottiger, regulating attachments to utility poles. Reported by Committee on Energy and Utilities.

MAJORITY recommendation: Do pass. Signed by Representatives Haley, Co-Chairman; McCormick, Co-Chairwoman; Bond, Charnley, Grimm, Nelson (D), Nisbet, Scott, Sherman, Sprague, Tupper, Williams.

February 26, 1979

ENGROSSED SENATE BILL NO. 2242, Prime Sponsor: Senator Rasmussen, authorizing a designee or other state official to serve in the governor's stead on certain boards. Reported by Committee on State Government.

MAJORITY recommendation: Do pass. Signed by Representatives Ehlers, Executive Chairman; Taller, Co-Chairman; Addison, Burns, Fancher, Greengo, Jovanovich, McGinnis, Pruitt, Salatino, Walk, Williams.

February 26, 1979

SUBSTITUTE SENATE BILL NO. 2265, Prime Sponsor: Senator Hansen, revising laws relating to application of pesticides. Reported by Committee on Agriculture.

MAJORITY recommendation: Do pass. Signed by Representatives Kreidler, Executive Chairman; Fancher, Co-Chairwoman; Amen, Becker, Clayton, Erak, Hastings, Heck, Scott, Van Dyken.

February 27, 1979

SUBSTITUTE SENATE BILL NO. 2306, Prime Sponsor: Senator Bausch, establishing enforcement mechanisms under the franchise investment protection act. Reported by Committee on Financial Institutions.

MAJORITY recommendation: Do pass. Signed by Representatives Winsley, Executive Chairwoman; Blair, Eberle, Hurley, Knowles, Kreidler, Lux, Newhouse, Rosbach, Sommers.

February 26, 1979

ENGROSSED SENATE BILL NO. 2355, Prime Sponsor: Senator Day, revising the laws regulating osteopaths. Reported by Committee on Social and Health Services.
MAJORITY recommendation: Do pass. Signed by Representatives Adams, Co-Chairman; Whiteside, Co-Chairman; Brekke, Gruger, Houchen, Kreidler, Lux, May, Mitchell, Pruitt, Schmitten, Tupper.

February 26, 1979

SENATE BILL NO. 2385, Prime Sponsor: Senator Day, requiring funeral directors to divulge certain information to customers. Reported by Committee on Social and Health Services.

MAJORITY recommendation: Do pass. Signed by Representatives Adams, Co-Chairman; Whiteside, Co-Chairman; Brekke, Gruger, Houchen, Kreidler, Lux, May, Mitchell, Pruitt, Schmitten, Tupper.

February 26, 1979

ENGROSSED SENATE BILL NO. 2417, Prime Sponsor: Senator Gaspard, adding certain procedures for imposing and enforcing restitutions to the victims of crimes. Reported by Committee on Judiciary.

MAJORITY recommendation: Do pass. Signed by Representatives Newhouse, Executive Chairman; Smith (R), Co-Chairman; Chandler, Knowles, Sherman, Thompson, Tilly, Winsley.

February 27, 1979

SENATE BILL NO. 2479, Prime Sponsor: Senator Bausch, increasing amount of certain investments that banks may hold. Reported by Committee on Financial Institutions.

MAJORITY recommendation: Do pass. Signed by Representatives Winsley, Executive Chairwoman; Eberle, Hurley, Knowles, Kreidler, Lux, Newhouse, Rosbach, Sommers.

February 26, 1979

ENGROSSED SENATE BILL NO. 2569, Prime Sponsor: Senator Odegaard, establishing a reciprocal surcharge on overnight camping in state parks by residents of other states. Reported by Committee on Parks and Recreation.

MAJORITY recommendation: Do pass with the following amendment:
On page 1, line 14 after "facilities" insert "leased by the commission to a private concessionaire or"

Signed by Representatives Hurley, Executive Chairwoman; Fuller, Co-Chairman; Brown, North.

MOTION

On motion of Mr. King, all bills listed on today's agenda under the fifth order of business were referred to Committee on Rules for second reading with the exception of HOUSE BILL NO. 994, which was rereferred to Committee on Appropriations.

SECOND READING

SENATE BILL NO. 2077, by Senators Gaspard, Benitz, North, Woody, Williams and Fleming:

Permitting reduced rates for utility services to low income senior citizens.

The bill was read the second time.

On motion of Mr. Ehlers, the following amendments by Representatives Ehlers, Grimm, Erickson and Walk were adopted:
On page 1, line 14 strike "implementing such reduced rates." and insert "providing the utility services."
On page 1, line 14 after the period insert "Any reduction in rates granted in whatever manner to low income senior citizens in one part of a service area shall be uniformly extended to low income senior citizens in all other parts of the service areas."

POINT OF INQUIRY

Mr. Ehlers yielded to question by Mr. Flanagan.

Mr. Flanagan: "Representative Ehlers, does this bill apply to both private and publicly owned utilities, or does it only apply to municipal?"

Mr. Ehlers: "Page 69 says, '...any county, city, town, municipal corporation or quasi municipal corporation providing utility services.' I would assume that would be public."

Mr. Flanagan: "Then it doesn't apply to private utilities?"
Mr. Ehlers: "It didn't mention private utilities there."

Senate Bill No. 2077 as amended by the House was passed to Committee on Rules for third reading.

ENGROSSED SUBSTITUTE SENATE BILL NO. 2117, by Committee on Local Government (originally sponsored by Senators Quigg, Sellar and Talley):

Changing certain sewerage improvement districts to sewer districts.
The bill was read the second time and passed to Committee on Rules for third reading.

SUBSTITUTE SENATE BILL NO. 2158, by Committee on Local Government (originally sponsored by Senators Wilson, North, Bluechel, Bottiger, Williams, Gaspard, Gould, Goltz and Hansen):

Providing for the classification and conveyance of conservation rights as real property.
The bill was read the second time and passed to Committee on Rules for third reading.

SENATE BILL NO. 2159, by Senators Conner, Odegaard and Peterson:

Changing certain procedures used in the sale and exchange of public lands and materials.
The bill was read the second time and passed to Committee on Rules for third reading.

ENGROSSED SENATE BILL NO. 2221, by Senators Marsh, Day, von Reichbauer, Sellar, Gallagher and Talmadge:

Revising law relating to medical malpractice.
The bill was read the second time.

On motion of Mr. King, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 2221, and the bill passed the House by the following vote: Yeas, 97; nays, 0; not voting, 1.


Not voting: Representative Martinis.

Engrossed Senate Bill No. 2221, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE BILL NO. 2233, by Senators Donohue, Clarke and Bausch:

Modifying provisions regulating small loan companies.
The bill was read the second time.

On motion of Mr. King, the rules were suspended, the second reading considered the third, and Senate Bill No. 2233 was placed on final passage.

Ms. Winsley spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Senate Bill No. 2233, and the bill passed the House by the following vote: Yeas, 96; nays, 1; not voting, 1.


Voting nay: Representative Douthwaite.
Not voting: Representative Martinis.

Senate Bill No. 2233, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE BILL NO. 2366, by Senators Van Hollebeke, Bluechel, Peterson and Jones:
Permitting change of harbor lines in front of Lake Forest Park.

The bill was read the second time.

On motion of Mr. King, the rules were suspended, the second reading considered the third, and Senate Bill No. 2366 was placed on final passage.

Ms. Teutsch spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Senate Bill No. 2366, and the bill passed the House by the following vote: Yeas, 97; nays, 0; not voting, 1.


Not voting: Representative Martinis.

Senate Bill No. 2366, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE BILL NO. 2486, by Senators Sellar, Hansen and Morrison:
Removing the limit on assessment increases by the apple commission.

The bill was read the second time.

On motion of Mr. King, the rules were suspended, the second reading considered the third, and Senate Bill No. 2486 was placed on final passage.

Mr. Schmitten spoke in favor of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Senate Bill No. 2486, and the bill passed the House by the following vote: Yeas, 95; nays, 0; not voting, 3.


Not voting: Representatives Adams, Martinis, Taller.

Senate Bill No. 2486, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE HOUSE BILL NO. 240, by Committee on Revenue (originally sponsored by Representatives Sommers, Newhouse, Warnke, Flanagan, Erickson, Winsley, Bond and Sanders:)

Making real estate excise tax a state tax.

The House resumed consideration of the bill on second reading. (For previous action, see Journal, 51st Day, February 27, 1979.)
On motion of Ms. Sommers, the rules were suspended to allow reconsideration of the vote by which the Sommers amendment to page 6, line 1 was adopted.

On motion of Mr. Zimmerman, the following amendments to the Sommers amendment were adopted:

On page 1, line 25 of the amendment after "counties" and before the period insert "subject to the limitation of the proportional area formula".

On page 2, line 31 of the amendment after "reserve" and before the period insert "subject to the limitation of the proportional area formula".

On page 2, line 33 of the amendment after "any" and before "exceeds" strike "county" and insert "school district".

On page 2, line 35 of the amendment after "that" and before "for" strike "county for public schools" and insert "school district".

The Sommers amendment to page 6, line 1 as amended was adopted.

On motion of Mr. Zimmerman, the following amendment by Representatives Zimmerman and Heck was adopted:

On page 11, after section 16 insert a new section to read as follows:

NEW SECTION. Sec. 17. It is the intent of this 1979 act to simplify the bookkeeping procedures for the state treasurer's office and for the school districts but not to impact the amount of revenues covered by this 1979 act to the various counties and other taxing districts.

On motion of Ms. Sommers, the following amendment to the title was adopted:

On page 1, line 20 of the title, after "28A.41.130;" strike all material down to and including "76.12-0.30;" on line 23.

Substitute House Bill No. 240 was ordered engrossed.

On motion of Mr. King, the rules were suspended, the second reading considered the third, and Engrossed Substitute House Bill No. 240 was placed on final passage.

Ms. Sommers spoke in favor of passage of the bill.

POINT OF INQUIRY

Ms. Sommers yielded to question by Mr. Newhouse.

Mr. Newhouse: "Representative Sommers, for the record, does this change any funds that are used for schools from outside the formula to inside the formula?"

Ms. Sommers: "No, it does not. It does not change the level; it simply puts everything through our bookkeeping."

POINT OF INQUIRY

Ms. Sommers yielded to question by Mr. Zimmerman.

Mr. Zimmerman: "Representative Sommers, in terms of what the amendment that's just been adopted and what you have said, do you see this as having any adverse effect on the distribution or the handling of the money so far as counties like Wahkiakum and Skamania are concerned? Are their county trust funds, regarding their distribution of school funds, changed in any adverse way to these counties?"

Ms. Sommers: "No, Representative Zimmerman I do not see any adverse impact. I do think it clarifies and simplifies the bookkeeping, but we were very careful with those counties and with the amendments to assure that there is no reduction in the level of moneys going out to the local districts."

Mr. Zimmerman spoke against passage of the bill, and Ms. Craswell spoke in favor of it.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 240, and the bill passed the House by the following vote: Yeas, 93; nays, 2; not voting, 3.


Voting nay: Representatives Heck, Zimmerman.
Not voting: Representatives Martinis, Patterson, Rosbach.

Engrossed Substitute House Bill No. 240, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

STATEMENT FOR THE JOURNAL

I voted against Substitute House Bill No. 240, but the machine did not record my vote.

WILMA ROSBACH, 20th District.

HOUSE BILL NO. 556, by Representatives Warnke, Polk, Heck, Chandler, North, Bauer and Nelson (G.A.):

Mandating state to provide adequate transportation vehicles for school districts.

The bill was read the second time.

On motion of Mr. Heck, Substitute House Bill No. 556 was substituted for House Bill No. 556, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 556 was read the second time.

On motion of Mr. King, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 556 was placed on final passage.

Representatives Warnke, Chandler, Flanagan and Taylor spoke in favor of the bill, and Representatives Struthers, Tilly and Bond spoke against it.

Mr. Warnke spoke again in favor of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 556, and the bill passed the House by the following vote: Yeas, 87; nays, 9; not voting, 2.


Not voting: Representatives Martinis, Valle.

Substitute House Bill No. 556, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 645, by Representatives Heck, Chandler, Bender, Williams, Grimm, Bauer, Vrooman and Erickson (by Superintendent of Public Instruction request):

Implementing law relating to use of school plants for community activities and making an appropriation thereof.

The bill was read the second time.

Committee on Education recommendation: Majority, do pass as amended. (For amendments, see Journal, 45th Day, February 21, 1979.)

On motion of Mr. Heck, the committee amendments were adopted.
MOTION

On motion of Mr. King, the House reverted to the sixth order of business.

REPORTS OF STANDING COMMITTEES

February 26, 1979

HOUSE BILL NO. 38, Prime Sponsor: Representative Taller, establishing a program of training and career development for state civil service employees. Reported by Committee on Appropriations.

MAJORITY recommendation: The substitute bill by Committee on State Government be substituted therefor and the substitute bill do pass. Signed by Representatives Blair, Co-Chairman; Thompson, Co-Chairman; Amen, Becker, Chandler, Douthwaite, Ehlers, Grimm, Maxie, McDonald, Nelson (G.A.), Nisbet, Taller, Vrooman, Warnke, Williams, Zimmerman.

February 27, 1979

ENGROSSED SENATE BILL NO. 2026, Prime Sponsor: Senator Donohue, including school district needs in feasibility studies of public transportation. Reported by Committee on Transportation.

MAJORITY recommendation: Do pass. Signed by Representatives Wilson, Co-Chairman; Burns, Charnley, Clayton, Dawson, Eberle, Erak, Gallagher, Garrett, McCormick, Sherman, Smith (C), Sprague, Walk.

February 27, 1979

SENATE BILL NO. 2066, Prime Sponsor: Senator Henry, making various changes in the taxation of travel trailers and campers. Reported by Committee on Transportation.

MAJORITY recommendation: Do pass. Signed by Representatives Wilson, Co-Chairman; Burns, Charnley, Clayton, Dawson, Eberle, Erak, Gallagher, Garrett, McCormick, Sherman, Smith (C), Struthers, Walk.

February 27, 1979

ENGROSSED SENATE BILL NO. 2067, Prime Sponsor: Senator Henry, making various changes in driver licensing laws. Reported by Committee on Transportation.

MAJORITY recommendation: Do pass. Signed by Representatives Wilson, Co-Chairman; Bender, Burns, Charnley, Clayton, Dawson, Eberle, Erak, Gallagher, Garrett, McCormick, Sherman, Smith (C), Sprague, Tilly, Walk.

February 27, 1979

ENGROSSED SUBSTITUTE SENATE BILL NO. 2304, Prime Sponsor: Senator Hansen, pertaining to taxation and regulation of special fuel. Reported by Committee on Transportation.

MAJORITY recommendation: Do pass. Signed by Representatives Wilson, Co-Chairman; Bender, Burns, Charnley, Clayton, Eberle, Erak, Gallagher, Garrett, Sherman, Smith (C), Sprague, Struthers, Tilly, Walk.

MOTION

On motion of Mr. King, all bills listed on the supplemental calendar under the fifth order of business were referred to Committee on Rules for second reading.

MOTION

On motion of Mr. King, the House adjourned until 10:30 a.m., Thursday, March 1, 1979.

JOHN BAGNARIOL, Speaker
DUANE BERENTSON, Speaker

DEAN R. FOSTER, Chief Clerk
VITO T. CHIECHI, Chief Clerk
FIFTY-THIRD DAY

FIFTY-THIRD DAY

MORNING SESSION

House Chamber, Olympia, Wash., Thursday, March 1, 1979.

The House was called to order at 10:30 a.m. by Speaker Berentson. The Clerk called the roll and all members were present.

The flag was escorted to the rostrum by a Sergeant at Arms Color Guard, Pages James Lintott and Kelly McClary. Prayer was offered by The Reverend James H. Blundell of St. John's Episcopal Church of Olympia.

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

MESSAGES FROM THE GOVERNOR

TO THE HONORABLE,
THE SENATE AND THE HOUSE OF REPRESENTATIVES
THE STATE OF WASHINGTON

Ladies and Gentlemen:

In compliance with the provisions of Section 11 of Article III of the Constitution of the State of Washington, I have the honor to submit herewith my report of each case of reprieve, commutation, or pardon which has been granted since the adjournment of the First Extraordinary Session of the Forty-fifth Regular Session of the Legislature.

On the 26th day of May 1967, Robert Huson was sentenced by the Superior Court for the State of Washington, in and for the County of King, to a term of life imprisonment for the crime of Murder in the First Degree.

Robert Huson has now served in excess of eleven years at the Washington State Penitentiary at Walla Walla, where his conduct and record have been exemplary. Because of the statutory minimum sentence provided in RCW Chapter 9.95, additional incarceration will be required before he will be eligible for parole pursuant to the authority of the Board of Prison Terms and Paroles.

The Superintendent and Institutional Reviewing Committee have recommended to the Board of Prison Terms and Paroles that the Board recommend on behalf of Robert Huson to have his life sentence commuted to allow him to be considered for parole to an acceptable parole plan. The Board of Prison Terms and Paroles has recommended Robert Huson's commutation.

All information available to me with respect to Robert Huson has been carefully reviewed and the recommendations of public officers who are knowledgeable of his present circumstances have been considered. I have concluded that further incarceration of Robert Huson is not in the best interests of society or of himself, that he is demonstrably rehabilitated, that he will be able to fill a responsible role in the community and will not be a threat to other persons.

On March 1, 1978, by virtue of the authority vested in me by the laws of the State of Washington, I do hereby commute the life sentence of Robert Huson and authorize the Washington State Board of Prison Terms and Paroles to parole Robert Huson subject to the complete control, supervision and authority of said Board, which authority shall include any and all action deemed appropriate by the Board, including the authority to revoke the parole and return Robert Huson to imprisonment.

Respectfully submitted,
DIXY LEE RAY, Governor.

TO THE HONORABLE,
SENATE AND THE HOUSE OF REPRESENTATIVES
OF THE STATE OF WASHINGTON

Ladies and Gentlemen:

In compliance with the provisions of Section 11 of Article III of the Constitution of the State of Washington, I have the honor to submit herewith my report of each case of reprieve,
On September 8, 1977, Richard Montgomery was sentenced by the United States District Court for the Western district of Washington to confinement in a Federal Penitentiary for a period of five years with a special two year parole to follow. The conviction concerned a violation of Title 21 United States Code 841 (a)(1) and Title 18 United States Code 2, Possession of Marijuana With Intent to Distribute.

Mr. Montgomery was discharged from parole on December 1, 1977, by action of the United States Department of Justice.

While the Board of Prison Terms and Paroles has the statutory authority to grant a restoration of civil rights to a person convicted of a felony under state law, it does not have such authority where a person is convicted under federal law. However, the Governor does have the authority to restore within this state the civil rights of a person convicted of a felony under federal law.

Richard Montgomery has petitioned my office for the restoration of his civil rights and I have this authority. His petition is supported by his employer, Mr. Bill Lupinacci, of the Pioneer School District No. 402, Shelton, Washington, and by others attesting to his good character and capabilities. He is further supported by his former Federal Probation Officer, Walter D. Myers. I believe this to be an appropriate case for restoration of civil rights.

On February 6, 1978, by virtue of the authority in me vested, do hereby restore to Richard Montgomery all civil rights and privileges forfeited by reason of his conviction.

Respectfully submitted,

DIXY LEE RAY, Governor.

February 27, 1979

In compliance with the provisions of Section 11 of Article III of the Constitution of the State of Washington, I have the honor to submit herewith my report of each case of reprieve, commutation, or pardon which has been granted since the adjournment of the First Extraordinary Session of the Forty-fifth Regular Session of the Legislature.

On December 1, 1972, Alfred C. Boileau was sentenced by the United States District Court for the Western District of Washington to confinement in a federal penitentiary for a period of thirty days for the crime of making a false statement in an official matter; being a violation of 18 U.S.C. 1001 Article VI, Section 3 of the State Constitution disqualifies a person convicted of a felony from voting in the State of Washington.

While the Board of Prison Terms and Paroles has the statutory authority to grant a restoration of civil rights to a person convicted of a felony under state law, it does not have such authority where a person is convicted under federal law. However, the Governor does have the authority to restore within this state the civil rights of a person convicted of a felony under federal law.

I am advised that Alfred C. Boileau has conducted himself in a satisfactory and acceptable manner and has given such evidence as to justify the belief that he is trustworthy and reliable and that a restoration of his civil rights is appropriate. In addition, he has established, by presenting himself for office and being elected as Mayor of Cosmopolis, that he has the respect of his peers and the confidence of his friends and neighbors.

On July 15, 1977, by virtue of the authority in me vested, do hereby restore to Alfred C. Boileau all civil rights and privileges forfeited by reason of his conviction.

Respectfully submitted,

DIXY LEE RAY, Governor.

February 27, 1979

In compliance with the provisions of Section 11 of Article III of the Constitution of the State of Washington, I have the honor to submit herewith my report of each case of reprieve, commutation, or pardon which has been granted since the adjournment of the First Extraordinary Session of the Forty-fifth Regular Session of the Legislature.
On the 18th day of March 1966, Ronnie Joe Nichols was sentenced by the Superior Court for the State of Washington in and for the county of King under Cause Number 43320 to the term of life imprisonment for the felony offense of Murder in the First Degree.

Ronnie Joe Nichols has now served in excess of eleven years continuously confined within Washington State correctional institutions where his conduct has been outstanding. Because of the statutory minimum sentence provided in RCW 9.95, additional incarceration will be required before he will be eligible for parole pursuant to the authority of the Washington State Board of Prison Terms and Paroles.

The Superintendent of the Washington State Penitentiary has recommended on several occasions that further incarceration is unnecessary for Ronnie Joe Nichols and the Board of Prison Terms and Paroles has reviewed the recommendation of the superintendent several times in the past. The Board now recommends commutation of the life sentence of Ronnie Joe Nichols.

All information available to me with respect to Ronnie Joe Nichols has been carefully reviewed and the recommendations of public officers who are knowledgeable of his present circumstances have been considered. I have concluded that further incarceration of Ronnie Joe Nichols is not in the best interest of society or of himself, that he is demonstrably rehabilitated, that he will be able to fill a responsible role in the community and will not be a threat to other persons.

On May 16, 1978, by virtue of the authority vested in me by the laws of the State of Washington, I do hereby commute the life sentence of Ronnie Joe Nichols and authorize the Board of Prison Terms and Paroles to parole Ronnie Joe Nichols subject to the complete control, supervision and authority of said Board, which authority shall include any and all action deemed appropriate by the Board, including the authority to revoke the parole and return Ronnie Joe Nichols to imprisonment.

Respectfully submitted,
DIXY LEE RAY, Governor.
February 27, 1979

In compliance with the provisions of Section 11 of Article III of the Constitution of the State of Washington, I have the honor to submit herewith my report of each case of reprieve, commutation, or pardon which has been granted since the adjournment of the First Extraordinary Session of the Forty-fifth Regular Session of the Legislature.

Byron B. Kent was found guilty of Possession of Amphetamines by the Superior Court of the State of Washington for Yakima County on February 4, 1974, and was given a three year deferred sentence. Mr. Kent satisfactorily performed the terms of his probation and in less than the three years was granted an order of dismissal on April 26, 1976, in the Yakima County Superior Court, which restored his civil rights.

During his probation, but more particularly since the dismissal of the charges against him, Mr. Kent has fully demonstrated his rehabilitation. The record indicates that he is drug and alcohol free, is responsibly employed and community oriented. A substantial cross-section of the citizenry where he lives and works, including some law enforcement people, support his request for pardon.

On September 14, 1977, Byron B. Kent was granted a pardon from the judgment and sentence of Possession of Amphetamines entered on February 4, 1974, by the Superior Court of the State of Washington for Yakima County.

On February 10, 1978, this pardon was amended to further restore Mr. Kent's right to possess and bear arms.

Respectfully submitted,
DIXY LEE RAY, Governor.
February 27, 1979

TO THE HONORABLE,
SENATE AND THE HOUSE OF REPRESENTATIVES
OF THE STATE OF WASHINGTON
Ladies and Gentlemen:

In compliance with the provisions of Section 11 of Article III of the Constitution of the State of Washington, I have the honor to submit herewith my report of each case of reprieve,
commutation, or pardon which has been granted since the adjournment of the First Extraordinary Session of the Forty-fifth Regular Session of the Legislature.

On July 18, 1975, Alice Avery was sentenced to a Federal penitentiary for a term of six months and a three year probationary period by Judge Marshall Neil of the Federal District Court, Eastern District of Washington. The crime was the sale of 23.19 grams of heroin, being a violation of Titles 21 and 18 of the United States Code.

Alice Avery was released from parole status and probation by order of Marshall Neil, United States District Judge on March 1, 1977. This is verified by letter dated March 9, 1977, signed by Gary V. Vargas, United States Probation Officer.

While the Board of Prison Terms and Paroles has the statutory authority to grant a restoration of civil rights to a person convicted of a felony under state law, it does not have such authority where a person is convicted under federal law. The Governor, however, does have the authority to restore within this state the civil rights of a person convicted of a felony under federal law.

It is reported to me by investigation of the Washington State Board of Prison Terms and Paroles that Alice Avery has a responsible position in a Seattle law firm as a legal secretary. She is rearing four children and her conduct strongly indicates she is maintaining a law abiding posture in the community. The Board has recommended restoration of her civil rights and I agree this should be done.

On February 6, 1978, by virtue of the authority vested in me, I do hereby restore to Alice Avery all civil rights and privileges forfeited by reason of her conviction.

Respectfully submitted,  
DIXY LEE RAY, Governor.

February 27, 1979

TO THE HONORABLE,  
SENATE AND THE HOUSE OF REPRESENTATIVES  
OF THE STATE OF WASHINGTON  
Ladies and Gentlemen:

In compliance with the provisions of Section 11 of Article III of the Constitution of the State of Washington, I have the honor to submit herewith my report of each case of reprieve, commutation, or pardon which has been granted since the adjournment of the First Extraordinary Session of the Forty-fifth Regular Session of the Legislature.

On the first day of January, 1977, Gregory Wayne Davis was sentenced by the Superior Court of the State of Washington in and for the County of Kitsap under Cause Number 2995 to a maximum term of five years and a mandatory minimum term of two years for the felony offense of Sale of a Controlled Substance (Heroin) and a Finding of Fact was entered that Gregory Wayne Davis sold the heroin for profit which required the mandatory minimum term of two years under RCW 69.50.410.

The sentencing judge by letter dated July 11, 1977 expressed that the court was favorably impressed with the cooperative attitude of Gregory Wayne Davis and made a recommendation to the Washington State Board of Prison Terms and Paroles that he be considered favorably for an intensive probation program in the community.

The Superintendent of Firlands Correctional Center by letter of March 27, 1978, on the basis of Gregory Wayne Davis' above-average adjustment within the correctional facility, recommended a waiver of the mandatory sentence and further recommended that Gregory Wayne Davis be scheduled for a parole hearing in December of 1978.

By letter of March 3, 1978 the Board of Prison Terms and Paroles recommended that the mandatory minimum term of two years be commuted to give the Board the authority to consider Gregory Wayne Davis for parole.

On May 16, 1978, by virtue of the authority vested in me by the laws of the State of Washington, I do hereby commute the mandatory portion of the five-year sentence of Gregory Wayne Davis and authorize the Board of Prison Terms and Paroles to parole Gregory Wayne Davis subject to the complete control, supervision and authority of said Board, which authority shall include any and all action deemed appropriate by the Board, including the authority to revoke the parole and return Gregory Wayne Davis to imprisonment.

Respectfully submitted,  
DIXY LEE RAY, Governor.
February 27, 1979

TO THE HONORABLE,
THE SENATE AND THE HOUSE OF REPRESENTATIVES
OF THE STATE OF WASHINGTON

Ladies and Gentlemen:

In compliance with the provisions of Section 11 of Article III of the Constitution of the State of Washington, I have the honor to submit herewith my report of each case of reprieve, commutation, or pardon which has been granted since the adjournment of the First Extraordinary Session of the Forty-fifth Regular Session of the Legislature.

Trinidad Trevino was found guilty of Illegal Possession of Narcotic Drugs (Marijuana) and committed to a Washington State Correctional Facility on June 13, 1969. The amount of marijuana in possession was less than two grams, but on such date any possession was considered a felony.

Mr. Trevino not only served over one year in prison, but was deported to Mexico. His family continues to reside in the State of Washington.

On November 16, 1977, the Washington State Board of Prison Terms and Paroles granted to Mr. Trevino a Final Discharge and Restoration of Civil Rights. The Board has also recommended a gubernatorial pardon so that Mr. Trevino can rejoin his family in Grandview, Washington.

It does not appear that Trinidad Trevino has in any way violated the law since his satisfactory completion of probation, and his continued deportation seems a punishment far too harsh for the crime involved in 1969. In addition, many supporting letters have been submitted attesting to his continued good conduct. The record merits executive pardon.

On February 2, 1978, Trinidad Trevino was granted a pardon from the judgment and sentence of Illegal Possession of Narcotic Drugs (Cause 2465) entered on June 15, 1969, by the Superior Court of the State of Washington for Adams County.

Respectfully submitted,
DIXY LEE RAY, Governor.

February 27, 1979

TO THE HONORABLE,
SENATE AND HOUSE OF REPRESENTATIVES
OF THE STATE OF WASHINGTON

Ladies and Gentlemen:

In compliance with the provisions of Section 11 of Article III of the Constitution of the State of Washington, I have the honor to submit herewith my report of each case of reprieve, commutation, or pardon which has been granted since the adjournment of the First Extraordinary Session of the Forty-fifth Regular Session of the Legislature.

On the 3rd day of November, 1967, Katherine Louise Huff was sentenced by the Superior Court for the State of Washington in and for the County of Spokane under Cause Number 18338 to a mandatory term of life imprisonment for the crime of Murder in the First Degree.

Katherine Louise Huff has been continuously confined in excess of ten years since the date of her sentence, and her conduct and record have been exemplary. Katherine Louise Huff has been granted the status of work release for six years and has completed over one hundred social outings in the community successfully. Because of the statutory minimum sentence provided in RCW 9.95, substantial additional incarceration will be required before she will be eligible for parole pursuant to the authorization of the Washington State Board of Prison Terms and Paroles.

The Board has interviewed Katherine Louise Huff and has advised that she has demonstrated that her progress in the institution has been outstanding, and the Board recommended that her sentence be commuted and the Board be given the authority to consider her for parole to an acceptable plan.

Respectfully submitted,
DIXY LEE RAY, Governor.

February 27, 1979
any and all action deemed appropriate by the Board, including the authority to revoke the parole and return Katherine Louise Huff to imprisonment.

Respectfully submitted,
DIXY LEE RAY, Governor.
February 27, 1979

TO THE HONORABLE,
SENATE AND HOUSE OF REPRESENTATIVES
OF THE STATE OF WASHINGTON
Ladies and Gentlemen:

In compliance with the provisions of Section 11 of Article III of the Constitution of the State of Washington, I have the honor to submit herewith my report of each case of reprieve, commutation, or pardon which has been granted since the adjournment of the First Extraordinary Session of the Forty-fifth Regular Session of the Legislature.

On the 14th day of July, 1967, David Craig Runyan was convicted and sentenced for the felony offense of Unlawful Sale of Narcotics by the Superior Court for the State of Washington in and for the County of Kittitas under Cause Number C–6724 to a maximum term of twenty years.

David Craig Runyan was paroled by the Washington State Board of Prison Terms and Paroles on the 15th day of September, 1969. He was granted a Conditional Discharge from Supervision on the 28th day of September, 1971 and granted a Final Discharge Restoring Civil Rights by the Board of Prison Terms and Paroles on the 8th day of January, 1973. Numerous petitions and letters have been received on behalf of David Craig Runyan urging that his twenty year maximum term be canceled. It appears from the information presented that David Craig Runyan has evolved into the type of person who makes extraordinary contributions to the peace and dignity of the citizens of our state.

On May 16, 1978, by virtue of the authority vested in me by the laws of the State of Washington, I do hereby pardon David Craig Runyan of the crime of Unlawful Sale of Narcotics and do release and discharge David Craig Runyan from any further punishment, penalty or obligation by reason of the conviction of the crime of Unlawful Sale of Narcotics, and do restore all civil rights forfeited by reason of this conviction.

Respectfully submitted,
DIXY LEE RAY, Governor.

MESSAGES FROM THE SENATE

February 28, 1979

Mr. Speaker:
The Senate has concurred in the House amendments to ENGROSSED SENATE BILL NO. 2111, and has passed he bill as amended by the House.

Sidney R. Snyder, Secretary.
February 28, 1979

Mr. Speaker:
The Senate has passed:

HOUSE BILL NO. 26,
HOUSE BILL NO. 187,

and the same are herewith transmitted.

Bill Gleason, Assistant Secretary.
February 28, 1979

Mr. Speaker:
The President has signed:

SENATE BILL NO. 2111,

and the same is herewith transmitted.

Sidney R. Snyder, Secretary.

SIGNED BY THE SPEAKERS

Speaker Berentson announced the Speakers were signing:

HOUSE BILL NO. 26,
HOUSE BILL NO. 187,
SENATE BILL NO. 2111.
February 26, 1979

HOUSE BILL NO. 125, Prime Sponsor: Representative Newhouse, modifying provisions and procedures relating to enforcement of support of dependent children. Reported by Committee on Judiciary.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Newhouse, Executive Chairman; Smith (R), Co-Chairman; Chandler, Knowles, Sherman, Thompson, Tilly.

February 28, 1979

HOUSE BILL NO. 128, Prime Sponsor: Representative Warnke, providing annual life safety and health safety inspections throughout schools of state. Reported by Committee on Education.

MAJORITY recommendation: Do pass with the following amendments:

On page 2, beginning on line 16 strike everything through line 19 on page 3 and renumber remaining sections accordingly.

On page 3, beginning on line 26 strike everything through line 31 and renumber the remaining sections consecutively.

On page 3, line 24 after "sum or insert "$407,155"

Signed by Representatives Heck, Co-Chairman; Bender, Craswell, Ehlers, Galloway, Taller, Taylor, Valle, Warnke.

February 26, 1979

HOUSE BILL NO. 370, Prime Sponsor: Representative Bender, mandating funds for programs for gifted students. Reported by Committee on Education.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Chandler, Co-Chairman; Heck, Co-Chairman; Bender Ehlers, Galloway, Nelson (G.A.), Sommers, Taller, Taylor, Tupper, Van Dyken, Warnke, Whiteside.

February 28, 1979

HOUSE BILL NO. 628, Prime Sponsor: Representative Barnes, authorizing police forces for community colleges and the provision of death or disability provisions for its staff. Reported by Committee on Higher Education.

MAJORITY recommendation: Do pass. Signed by Representatives Grimm, Executive, Chairman; Barnes, Co-Chairman; Burns, Erickson, McGinnis, Oliver, Patterson, Teutsch.

February 20, 1979

HOUSE BILL NO. 793, Prime Sponsor: Representative Douthwaite, modifying the law on risk management. Reported by Committee on Insurance.

MAJORITY recommendation: Do pass. Signed by Representatives Rohrbach, Executive Chairman; Douthwaite, Co-Chairman; Adams, Dawson, Erak, Garrett, McDonald.

February 28, 1979

HOUSE BILL NO. 845, Prime Sponsor: Representative Keller, revising insurance licenses. Reported by Committee on Insurance.

MAJORITY recommendation: Do pass. Signed by Representatives Rohrbach, Executive Chairman; Douthwaite, Co-Chairman; Adams, Dawson, Erak, Houchen, McDonald, McGinnis.

February 28, 1979

HOUSE BILL NO. 1106, Prime Sponsor: Representative Struthers, providing for prisoner leaves of absence for volunteer community service projects and for medical and dental care. Reported by Committee on Institutions.

MAJORITY recommendation: Do pass. Signed by Representatives Struthers, Co-Chairman; Becker, Co-Chairwoman; Barr, Granlund, Hurley, Houchen, Mitchell, Nelson (D), Owen, Rohrbach.

February 28, 1979

HOUSE BILL NO. 1237, Prime Sponsor: Representative Van Dyken, providing for an inventory of agricultural lands in Washington state.
By recommendation of Rules Committee, rereferred to Committee on Appropriations.

February 28, 1979

SUBSTITUTE SENATE BILL NO. 2055, Prime Sponsor: Senator Odegaard, mandating course for teachers in how to identify children with learning/language disabilities. Reported by Committee on Education.

MAJORITY recommendation: Do pass with the following amendments:

On page 1, line 8 after "ten" insert "contact"

On page 1, line 13 strike "be certificated" and insert "receive standard certification"

On page 1, line 15 after "education" insert ": PROVIDED, That no person who is certificated as of the effective date of this section shall be required to complete said course of study"

On page 1, after line 17 insert a new section as follows:

"NEW SECTION. Sec. 2. Section 1 of this 1979 act shall take effect on September 1, 1980."

Signed by Representatives Chandler, Co-Chairman; Heck, Co-Chairman; Bender, Craswell, Ehlers, Eng, Galloway, Sommers, Taller, Tupper, Valle, Van Dyken, Warnke, Whiteside.

February 28, 1979

SENATE BILL NO. 2094, Prime Sponsor: Senator Conner, lengthening the effective period of an instruction permit for operation of a motor vehicle. Reported by Committee on Transportation.

MAJORITY recommendation: Do pass. Signed by Representatives Wilson, Co-Chairman; Bender, Burns, Charnley, Clayton, Eberle, Erak, Gallagher, Garrett, Isaciacon, McCormick, Sherman, Smith (C), Sprague, Struthers, Walk.

February 28, 1979

ENGROSSED SENATE BILL NO. 2155, Prime Sponsor: Senator McDermott, allowing school districts to provide certain nonprofit meal programs for certain children. Reported by Committee on Education.

MAJORITY recommendation: Do pass. Signed by Representatives Chandler, Co-Chairman; Heck, Co-Chairman; Bender, Craswell, Ehlers, Eng, Galloway, Sommers, Taller, Valle, Van Dyken, Warnke.

February 28, 1979


MAJORITY recommendation: Do pass with the following amendments:

Strike everything after the enacting clause and insert the following:

"Section 1. Section 2, chapter 291, Laws of 1977 ex. sess. and RCW 13.04.011 are each amended to read as follows:

For purposes of this title:

(1) Except as specifically provided in RCW 13.40.020 and chapter 13.24 RCW, as now or hereafter amended, "juvenile," "youth," and "child" mean any individual who is under the chronological age of eighteen years;

(2) 'Juvenile offender' and 'juvenile offense' have the meaning ascribed in RCW 13.40.010 through 13.40.240;

(3) 'Court' when used without further qualification means the juvenile court judge(s) or commissioner(s);

(4) 'Parent' or 'parents,' except as used in chapter 13.34 RCW, as now or hereafter amended, means that parent or parents who have the right of legal custody of the child. 'Parent' or 'parents' as used in chapter 13.34 RCW, means the biological or adoptive parents of a child unless the legal rights of that person have been terminated by judicial proceeding;

(5) 'Custodian' means that person who has the legal right to custody of the child.

Sec. 2. Section 3, chapter 291, Laws of 1977 ex. sess. and RCW 13.04.021 are each amended to read as follows:

(1) The juvenile court shall be a division of the superior court. In judicial districts having more than one judge of the superior court, the judges of such court shall annually assign one or more of their number to the juvenile court division. In any judicial district having a court commissioner, the court commissioner shall have the power, authority, and jurisdiction, concurrent with a juvenile court judge, to hear all cases under this chapter and to enter judgment and make orders with the same power, force, and effect as any judge of the juvenile court, subject to motion or demand by any party within ten days from the entry of the order or judgment by the court commissioner as provided in RCW 2.24.050.

(2) Cases in the juvenile court shall be tried without a jury.
Sec. 3. Section 2, chapter 160, Laws of 1913 as last amended by section 4, chapter 291, Laws of 1977 ex. sess. and RCW 13.04.030 are each amended to read as follows:

The juvenile courts in the several counties of this state, shall have exclusive original jurisdiction over all proceedings:

(1) Under the interstate compact on placement of children as provided in chapter 26.34 RCW;
(2) Relating to children alleged or found to be dependent as provided in chapter 26.44 RCW and in RCW 13.34.030 through 13.34.170, as now or hereafter amended;
(3) Relating to the termination of a parent and child relationship as provided in RCW 13.34.180 through 13.34.210, as now or hereafter amended;
(4) To approve or disapprove alternative residential placement as provided in RCW 13.32.020 through 13.32.050, as now or hereafter amended;
(5) Relating to children alleged to be or found to be in need of involuntary civil commitment as provided in chapter 72.23 RCW;
(6) Relating to (youth) juveniles alleged or found to (be a juvenile offender) have committed offenses or violations as provided in RCW 13.40.020 through 13.40.230, as now or hereafter amended, unless:
   (a) The juvenile court transfers jurisdiction of a particular juvenile to adult criminal court pursuant to RCW 13.40.110, as now or hereafter amended; or
   (b) The (period) statute of limitations (of actions) applicable to adult prosecution for the offense (in the petition) or violation has expired; or
   (c) The alleged offense is a traffic, fish, boating, or game offense (involves a violation of the traffic laws, which is a misdemeanor, by juveniles over fifteen years of age) committed by a juvenile sixteen years of age or older and would, if committed by an adult, be tried in a court of limited jurisdiction, in which instance the case shall be heard in the appropriate court of limited jurisdiction: PROVIDED, That where such an alleged offense and an alleged offense subject to juvenile court jurisdiction arise out of the same event or incident, the juvenile court may have jurisdiction of both matters: PROVIDED FURTHER, That the jurisdiction under this subsection does not constitute 'transfer' or a 'decline' for purposes of RCW 13.40.110(1) or subsection (6)(a) of this section; and
(7) Under the interstate compact on juveniles as provided in chapter 13.24 RCW.

Sec. 4. Section 5, chapter 291, Laws of 1977 ex. sess. and RCW 13.04.033 are each amended to read as follows:

Any person aggrieved by a final order of the (juvenile) court may appeal (said) the order as provided by this section. All appeals in matters other than those related to commission of a juvenile offense shall be taken in the same manner as in other civil cases. Except as otherwise provided in this title, all appeals in matters related to the commission of a juvenile offense shall be taken in the same manner as criminal cases and the right to collateral relief shall be the same as in criminal cases. The order of the juvenile court shall stand pending the disposition of the appeal: PROVIDED, That the (juvenile) court or the appellate court may upon application stay (said) the order.

If the final order from which an appeal is taken grants the custody of the child to, or withholds it from, any of the parties, or if the child is committed as provided under this chapter, the appeal shall be given priority in hearing.

Sec. 5. Section 6, chapter 291, Laws of 1977 ex. sess. and RCW 13.04.035 are each amended to read as follows:

Juvenile court, probation counselor, and detention services shall be administered by the superior court, except that by local court rule and agreement with the legislative authority of the county they may be administered by the legislative authority of the county in the manner prescribed by RCW 13.20.060: PROVIDED, That in any class AA county such services shall be administered in accordance with chapter 13.20 RCW. The administrative body shall appoint an administrator of juvenile court, probation counselor, and detention services who shall be responsible for day-to-day administration of such services, and who may also serve in the capacity of a probation counselor. One person may, pursuant to the agreement of more than one administrative body, serve as administrator of more than one juvenile court.

Sec. 6. Section 3, chapter 160, Laws of 1913 as last amended by section 8, chapter 291, Laws of 1977 ex. sess. and RCW 13.04.040 are each amended to read as follows:

The administrator shall, in any county or judicial district in the state, appoint or designate one or more persons of good character to serve as probation counselors during the pleasure of the administrator. The probation counselor shall:

(1) Receive and examine referrals to the juvenile court for the purpose of considering the filing of a petition or information pursuant to RCW 13.32.020, 13.34.040, 13.34.180, and 13.40.070, as now or hereafter amended;
(2) Make recommendations to the court regarding the need for continued detention or shelter care of a child unless otherwise provided in this title;
(3) Arrange and supervise diversion agreements as provided in RCW 13.40.080, as now or hereafter amended, and ensure that the requirements of such agreements are met except as otherwise provided in this title;
(4) Prepare predisposition studies as required in RCW 13.34.120 and 13.40.130, as now or hereafter amended, and be present at the disposition hearing to respond to questions regarding the predisposition study: PROVIDED, That such duties shall be performed by the department of social and health services for cases relating to dependency or to the termination of a parent and child relationship (in any class A or AA Title;
justice or care agency records for research purposes shall present a notarized statement to the court stating
agency which has the subject person under care or treatment, or to individuals or agencies
concerning that person is included in the records of a juvenile justice or care agency may make a motion to
agency record concerning that person. The court shall grant the motion to examine records unless it
finds that in the interests of justice or in the best interests of the juvenile the records or parts of them should
remain confidential.

The administrator may, in any county or judicial district in the state, appoint one or more persons who
shall have charge of detention rooms or houses of detention.

The probation counselors and persons appointed to have charge of detention facilities shall each receive
compensation which shall be fixed by the ((board)) legislative authority of the county ((commissioners)), or
in cases of joint counties, judicial districts of more than one county, or joint judicial districts such sums as
shall be agreed upon by the ((boards of county commissioners)) legislative authorities of the counties
affected, and such persons shall be paid as other county officers are paid.

The administrator is hereby authorized, and to the extent possible is encouraged to, contract with private
agencies existing within the community for the provision of services to youthful offenders and youth who
have entered into diversion agreements pursuant to RCW 13.40.080, as now or hereafter amended.

Sec. 7. Section 2, chapter 132, Laws of 1945 and RCW 13.04.130 are each amended to read as follows:
(1) Neither the fingerprints nor a photograph ((shall be taken)) of any ((child under the age of eighteen
years)) juvenile may be taken ((into custody for any purpose)) without the consent of juvenile court, except
as provided in subsection (2) of this section and RCW 10.64.110.
(2) A law enforcement agency may fingerprint and photograph a juvenile arrested for a felony offense.
If the court finds a juvenile's arrest for a felony offense unlawful, the court shall order the fingerprints and
photographs of the juvenile taken pursuant to that arrest expunged, unless the court, after a hearing, orders
otherwise.

NEW SECTION. Sec. 8. (1) For purposes of this chapter:
(a) 'Juvenile justice or care agency' means any of the following: Police, diversion units, court, prosecuting
attorney, defense attorney, detention center, attorney general, the department of social and health services
and its contracting agencies, and persons or public or private agencies having children committed to
their custody;
(b) 'Official juvenile court file' means the legal file of the juvenile court containing the petition or
information, motions, memorandums, briefs, findings of the court, and court orders;
(c) 'Social file' means the juvenile court file containing the records and reports of the probation
counselor;
(d) 'Records' means the official juvenile court file, the social file, and records of any other juvenile jus­
tice or care agency in the case.
(2) Each petition or information filed with the court may include only one juvenile and each petition or
information shall be filed under a separate docket number. The social file shall be filed separately from the
official juvenile court file.
(3) It is the duty of any juvenile justice or care agency to maintain accurate records. To this end:
(a) The agency may never knowingly record inaccurate information;
(b) An agency shall take reasonable steps to insure the security of its records and prevent tampering
with them; and
(c) An agency shall make reasonable efforts to insure the completeness of its records, including action
taken by other agencies with respect to matters in its files.
(4) Each juvenile justice or care agency shall implement procedures consistent with the provisions of
this chapter to facilitate inquiries concerning records.
(5) Any person who has reasonable cause to believe information concerning that person is included in
the records of a juvenile justice or care agency and who has been denied access to those records by the
agency may make a motion to the court for an order authorizing that person to inspect the juvenile justice or
care agency record concerning that person. The court shall grant the motion to examine records unless it
finds that in the interests of justice or in the best interests of the juvenile the records or parts of them should
remain confidential.
(6) A juvenile, or his or her parents, or any person who has reasonable cause to believe information
concerning that person is included in the records of a juvenile justice or care agency may make a motion to
the court challenging the accuracy of any information concerning the moving party in the record or chal­
lenging the continued possession of the record by the agency. If the court grants the motion, it shall order
the record or information to be corrected or destroyed.
(7) The person making a motion under subsection (5) or (6) of this section shall give reasonable notice
of the motion to all parties to the original action and to any agency whose records will be affected by the
motion.
(8) The court may permit inspection of records by, or release of information to, any clinic, hospital, or
agency which has the subject person under care or treatment, or to individuals or agencies engaged in leg­
itimate research for educational, scientific, or public purposes. The court may also permit inspection of, or
release of information from, records which have been sealed pursuant to section 9(12) of this act. Access to
records or information for research purposes shall be permitted only if the anonymity of all persons men­
tioned in the records or information will be preserved. Each person granted permission to inspect juvenile
justice or care agency records for research purposes shall present a notarized statement to the court stating
that the names of juveniles and parents will remain confidential.
NEW SECTION. Sec. 9. (1) This section governs records relating to the commission of juvenile offenses, including records relating to diversions.

(2) The official juvenile court file of any alleged or proven juvenile offender shall be open to public inspection, unless sealed pursuant to subsection (12) of this section.

(3) All records other than the official juvenile court file are confidential and may be released only as provided in this section and section 8 of this act.

(4) Except as otherwise provided in this section and section 8 of this act, records retained or produced by any juvenile justice or care agency may be released to other participants in the juvenile justice or care system only when an investigation or case involving the juvenile in question is being pursued by the other participant or when that other participant is assigned the responsibility for supervising the juvenile.

(5) Information not in an official juvenile court file concerning a juvenile or a juvenile's family may be released to the public only when that information could not reasonably be expected to identify the juvenile or the juvenile's family.

(6) Notwithstanding any other provision of this chapter, the release of law enforcement and prosecuting attorneys' records pertaining to investigation, diversion, and prosecution of juvenile offenses shall be governed by the rules of discovery and other rules of law applicable in adult criminal investigations and prosecutions.

(7) If a complaint has been filed with the prosecutor and referred for diversion pursuant to RCW 13.40.070, up to the time the juvenile agrees to enter a diversion agreement, the rules of discovery applicable in adult criminal cases apply to release of information to the prosecutor, the juvenile, and the juvenile's attorney.

(8) The juvenile court and the prosecutor may set up and maintain a central record-keeping system which may receive information on all alleged juvenile offenders against whom a complaint has been filed pursuant to RCW 13.40.070 whether or not their cases are currently pending before the court. The central record-keeping system may be computerized.

(9) Upon request of the victim of a crime or the victim's immediate family, the identity of an alleged or proven juvenile offender alleged or found to have committed a crime against the victim and the identity of the alleged or proven juvenile offender's parent, guardian, or custodian and the circumstance of the alleged or proven crime shall be released to the victim of the crime or the victim's immediate family.

(10) Subject to the rules of discovery applicable in adult criminal prosecutions, the juvenile offense records of an adult criminal defendant or witness in an adult criminal proceeding may be released to prosecution and defense counsel after a charge has actually been filed. The juvenile offense records of any adult convicted of a crime and placed under the supervision of the adult corrections system may be released to the adult corrections system.

(11) In any case in which an information has been filed pursuant to RCW 13.40.100 or a complaint has been filed with the prosecutor and referred for diversion pursuant to RCW 13.40.070, the person the subject of the information or complaint may file a motion with the court to vacate its order and findings, if any, and order the sealing of the official juvenile court file, the social file, and records of the court and of any other agency in the case.

(12) The court shall grant the motion to vacate its order and findings, if any, and order the sealing of the official juvenile court file, the social file, and records of the court and of any other agency in the case.

(c) No proceeding is pending seeking the formation of a diversion agreement with that person.

(13) The person making a motion pursuant to subsection (11) of this section shall give reasonable notice of the motion to the prosecution and to any person or agency whose files are sought to be sealed.

(14) If the court grants the motion to seal made pursuant to subsection (11) of this section, it shall order sealed the official juvenile court file, the social file, and other records relating to the case as are named in the order. Thereafter, the proceedings in the case shall be treated as if they never occurred, and the subject of the records may reply accordingly to any inquiry about the events, records of which are sealed. Any agency shall reply to any inquiry concerning confidential or sealed records that records are confidential, and no information can be given about the existence or nonexistence of records concerning an individual.

(15) Inspection of the files and records included in the order to seal may thereafter be permitted only by order of the court upon motion made by the person who is the subject of the information or complaint, except as otherwise provided in section 8(8) of this act.

(16) Any adjudication of a juvenile offense or a crime subsequent to sealing has the effect of nullifying the sealing order.

(17) In any case in which an information has been filed pursuant to RCW 13.40.100 or a complaint has been filed with the prosecutor and referred for diversion pursuant to RCW 13.40.070, the person who is the subject of the information or complaint may file a motion with the court to have the court vacate its order and findings, if any, and order the destruction of the official juvenile court file, the social file, and records of the court and of any other agency in the case.

(18) The court may grant the motion to destroy records made pursuant to subsection (17) of this section if it finds:

(a) The person making the motion is at least twenty-three years of age;
(b) The person has not subsequently been convicted of a felony;
(c) No proceeding is pending against that person seeking the conviction of a criminal offense; and
(d) The person has never been found guilty of a serious offense.

(19) If the court grants the motion to destroy records made pursuant to subsection (17) of this section, it shall order the official juvenile court file, the social file, and any other records named in the order to be destroyed.

(20) The person making the motion pursuant to subsection (17) of this section shall give reasonable notice of the motion to the prosecuting attorney and to any agency whose records are sought to be destroyed.

(21) Any juvenile to whom the provisions of this section may apply shall be given written notice of his or her rights under this section at the time of his or her disposition hearing or during the diversion process.

(22) Nothing in this section may be construed to prevent a crime victim or a member of the victim's family from divulging the identity of the alleged or proven juvenile offender or his or her family when necessary in a civil proceeding.

(23) Any juvenile justice or care agency may, subject to the limitations in subparagraphs (a) and (b) of this subsection, develop procedures for the routine destruction of records relating to juvenile offenses and diversions.

(a) Records may be routinely destroyed only when the person the subject of the information or complaint has attained twenty-three years of age or older.

(b) The court may not routinely destroy the official juvenile court file or recordings or transcripts of any proceedings.

NEW SECTION. Sec. 10. (1) This section governs records not covered by section 9 of this act.

(2) Records covered by this section shall be confidential and shall be released only pursuant to this section and section 8 of this act.

(3) Records retained or produced by any juvenile justice or care agency may be released to other participants in the juvenile justice or care system only when an investigation or case involving the juvenile in question is being pursued by the other participant or when that other participant is assigned the responsibility of supervising the juvenile.

(4) A juvenile, his or her parents, the juvenile's attorney and the juvenile's parent's attorney, shall, upon request, be given access to all records and information collected or retained by a juvenile justice or care agency which pertain to the juvenile except:

(a) If it is determined by the agency that release of this information is likely to cause severe psychological or physical harm to the juvenile or his or her parents the agency may withhold the information subject to other order of the court: PROVIDED, That if the court determines that limited release of the information is appropriate, the court may specify terms and conditions for the release of the information; or

(b) If the information or record has been obtained by a juvenile justice or care agency in connection with the provision of counseling, psychological, psychiatric, or medical services to the juvenile, and the juvenile has a legal right to receive those services without the consent of any person or agency, then the information or record may not be disclosed to the juvenile's parents without the informed consent of the juvenile.

(5) A juvenile or his or her parent denied access to any records following an agency determination under subsection (4) of this section may file a motion in juvenile court requesting access to the records. The court shall grant the motion unless it finds access may not be permitted according to the standards found in subsections (4) (a) and (b) of this section.

(6) The person making a motion under subsection (5) of this section shall give reasonable notice of the motion to all parties to the original action and to any agency whose records will be affected by the motion.

(7) Subject to the rules of discovery in civil cases, any party to a proceeding seeking a declaration of dependency or a termination of the parent-child relationship and any party's counsel and the guardian ad litem of any party, shall have access to the records of any natural or adoptive child of the parent, subject to the limitations in subsection (4) of this section.

(8) Information concerning a juvenile or a juvenile's family contained in records covered by this section may be released to the public only when that information could not reasonably be expected to identify the juvenile or the juvenile's family.

NEW SECTION. Sec. 11. This chapter applies to all juvenile justice or care agency records created on or after July 1, 1978.

NEW SECTION. Sec. 12. Sections 8 through 11 of this act shall constitute a new chapter in Title 13 RCW. RCW 13.04.276 and 13.04.278, each as now or hereafter amended, are recodified and shall be recodified as part of such new chapter.

Sec. 13. Section 14, chapter 291, Laws of 1977 ex. sess. and RCW 13.04.278 are each amended to read as follows:

Notwithstanding any other provision of this chapter, whenever a child is arrested for a violation of any law, including municipal ordinances, regulating the operation of vehicles on the public highways, a copy of the traffic citation and a record of the action taken by the ((juvenile)) court shall be forwarded by the juvenile court to the ((director of licenses)) department of licensing in the same manner as provided in RCW (46.20.280) (46.20.270)

NEW SECTION. Sec. 14. There is added to chapter 291, Laws of 1977 ex. sess. and chapter 13.04 RCW a new section to read as follows:

Nothing in chapter 13.04, 13.06, 13.30, 13.32, 13.34, or 13.40 RCW may be construed to prevent a juvenile from being found both dependent and an offender if there exists a factual basis for such a finding.
Sec. 15. Section 17, chapter 291, Laws of 1977 ex. sess. and RCW 13.30.020 are each amended to read as follows:

A law enforcement officer may take a juvenile into limited custody subject to the limitations of this chapter if:

(1) A law enforcement agency has been contacted by the parent, guardian, or custodian of the child that (their) the child is absent from (home) custody without (their) consent((j)); or

(2) If the officer reasonably believes that a juvenile is in circumstances which constitute a substantial ((and immediate)) danger to the juvenile's physical safety. In no event ((shall)) may limited custody extend more than twelve hours from the time of the juvenile's initial contact with the law enforcement officer.

NEW SECTION. Sec. 16. There is added to chapter 13.24 RCW a new section to read as follows:

(1) The governor is hereby authorized and directed to execute a compact amending and supplementing the interstate compact on juveniles on behalf of this state with any other state or states legally joining therein in the form substantially as set forth in subsection (2) of this section.

(2) (a) All provisions and procedures of Articles V and VI of the interstate compact on juveniles shall be construed to apply to any juvenile charged with being a delinquent by reason of a violation of any criminal law. Any juvenile charged with being a delinquent by reason of violating any criminal law, shall be returned to the requesting state upon a requisition to the state where the juvenile may be found. A petition in such case shall be filed in a court of competent jurisdiction in the requesting state where the violation of criminal law is alleged to have been committed. The petition may be filed regardless of whether the juvenile has left the state before or after the filing of the petition. The requisition described in Article V of the compact shall be forwarded by the judge of the court in which the petition has been filed.

(b) This amendment provides additional remedies and shall be binding only as among and between those party states which substantially execute the same.

Sec. 17. Section 19, chapter 291, Laws of 1977 ex. sess. and RCW 13.30.040 are each amended to read as follows:

A law enforcement officer acting reasonably and in good faith pursuant to this chapter in releasing a juvenile to a person other than a parent or custodian of such juvenile ((shall be)) is immune from civil or criminal liability for such action. A person other than a parent or custodian of such juvenile who receives a child pursuant to this chapter and who acts reasonably and in good faith in doing so is immune from civil or criminal liability for the act of receiving such child. Such immunity does not release such person from liability under any other law including the laws regulating licensed child care and prohibiting child abuse.

Sec. 18. Section 24, chapter 291, Laws of 1977 ex. sess. and RCW 13.32.020 are each amended to read as follows:

A child or a child's parent ((or)), legal custodian, or legal guardian may file with the juvenile court a petition to approve or disapprove alternative residential placement ((as provided in RCW 74.13.031(4)(t) as now or hereafter amended)). The filing of a petition to approve or disapprove such placement is not dependent upon the court's having obtained any prior jurisdiction over the child or his or her parent ((or)), legal custodian, or legal guardian, and confers upon the court a special jurisdiction to approve or disapprove alternative residential placement or its continuation.

Sec. 19. Section 25, chapter 291, Laws of 1977 ex. sess. and RCW 13.32.030 are each amended to read as follows:

The juvenile court shall promptly appoint legal counsel for the child ((whether or not the child is the moving party)) and the parent, legal custodian, or legal guardian and schedule a hearing date, ((and)) notify the child and his or her parent ((or)), legal custodian, or legal guardian of the hearing date, the legal consequences of an approval or disapproval of alternative residential placement, and the right of ((both)) all parties to present evidence at the fact-finding hearing ((and the right of the parent or custodian to be represented by legal counsel at the hearing)).

Sec. 20. Section 26, chapter 291, Laws of 1977 ex. sess. and RCW 13.32.040 are each amended to read as follows:

The hearing shall be upon the question of the child's placement. Prior to approving an alternative residential placement, the court shall find by a preponderance of the evidence that the reasons for request of alternative residential placement are not capricious and that there is a conflict between the parent, legal custodian, or legal guardian and the child that cannot be remedied by counseling, crisis intervention, or continued placement in the parental home.

After making such a finding the court may approve the placement in which the child resides or wishes to reside or the court may place the child in such nonsecure licensed care as is deemed appropriate taking into account the interests of the parents, legal custodian, or legal guardian and the best interests of the child.

A court order under this section placing the child outside his or her own home shall specify those parental powers which will be temporarily awarded to the agency charged with supervision of the child and/or to the person with whom the child is placed.

Sec. 21. Section 27, chapter 291, Laws of 1977 ex. sess. and RCW 13.32.050 are each amended to read as follows:

Upon approving an alternative residential placement pursuant to this section, the court shall schedule the matter on the calendar for review within six months, advise the parties of the date thereof, appoint legal counsel to represent the child at the review hearing, and notify the parties of their rights to present evidence at the review hearing and of the right of the parent or custodian to be represented by legal counsel. At each review hearing, the (juveniles) court: (1) Shall approve or disapprove the continuation of the alternative residential placement according to the same standards and limitations as governed the initial approval; (2)
shall determine that such interim services as may be appropriate have been offered the child and his or her family, pursuant to RCW 74.13.031 as now or hereafter amended; and (3) shall, if the court approves the continuation of alternative residential placement, again set the matter on the calendar for further review within six months, notifying the parties as before. If the court does not approve the continuation of alternative residential placement, it may hold another review hearing within six months.

Sec. 22. Section 31, chapter 291, Laws of 1977 ex. sess. and RCW 13.34.030 are each amended to read as follows:

For purposes of this chapter:
(1) 'Child' and 'juvenile' ((shall)) means any individual under the age of eighteen years;
(2) 'Dependent child' ((shall)) means any child:
   (a) Who has been abandoned; that is, (left by his or her parents, guardian, or other custodian without parental care and support)) where the child’s parent, guardian, or other custodian has evidenced either by statement or conduct, a settled intent to forego, for an extended period, all parental rights or all parental responsibilities despite an ability to do so; or
   (b) Who is abused or neglected as defined in chapter 26.44 RCW; or
   (c) Who has no parent, guardian, or custodian willing and capable of adequately caring for the child, such that the child is in circumstances which constitute a danger of substantial damage to the child’s psychological or physical development; or
   ((c)) Any child:
      (i) Who is in conflict with his or her parent, guardian, or custodian;
      (ii) Who refuses to remain in any nonsecure residential placement ordered by a court pursuant to RCW 13.32.040;
      (iii) Whose conduct evidences a substantial likelihood of degenerating into serious delinquent behavior if not corrected; and
      (iv) Who is in need of custodial treatment in a diagnostic and treatment facility.)
   (d) Who upon written complaint of a parent, guardian, or custodian is found to have habitually refused to accept reasonable discipline or supervision to the extent that the welfare of the child is in substantial danger; or
   (e) Who refuses to remain in any nonsecure residential placement ordered by a court pursuant to RCW 13.32.040; or
   (f) Whose conduct evidences a substantial likelihood of degenerating into serious delinquent behavior if not corrected; or
   (g) Who is in need of custodial treatment in a diagnostic and treatment facility.

Sec. 23. Section 33, chapter 291, Laws of 1977 ex. sess. and RCW 13.34.050 are each amended to read as follows:

The (juveniles) court may enter an order directing a law enforcement officer, probation counselor, or child protective services official to take a child into custody if a petition is filed with the juvenile court alleging that the child is dependent and the court finds reasonable grounds to believe the child is dependent and that the child’s health, safety, and welfare will be seriously endangered if not taken into custody.

Sec. 24. Section 34, chapter 291, Laws of 1977 ex. sess. and RCW 13.34.060 are each amended to read as follows:

(1) A child taken into custody pursuant to RCW 13.34.050 or 26.44.050 shall be immediately placed in shelter care. 'Shelter care' means temporary physical care in a ((foster-family home or receiving home)) facility licensed pursuant to RCW 74.15.030 or in a home not required to be licensed pursuant to that section, when a child is taken into custody pursuant to this section, the supervising agency may authorize routine medical and dental examination and care and all necessary emergency care. In no case ((shall)) may a child who is taken into custody pursuant to RCW 13.34.050 or 26.44.050 be detained in a secure detention facility. No child may be held longer than seventy-two hours, excluding Sundays and holidays, after such child is taken into custody unless a court order has been entered for continued shelter care. The child and his or her parent, guardian, or custodian shall be informed that they have a right to a ((preliminary)) shelter care hearing. The court shall hold a ((preliminary)) shelter care hearing if one is requested.

(2) The juvenile court counselor assigned to the matter shall make all reasonable efforts to advise the parents, guardian, or legal custodian of the time and place of any shelter care hearing, request that they be present, and inform them of their basic rights as provided in RCW 13.34.090.

(3) At the commencement of the shelter care hearing the court shall advise the parties of their basic rights as provided in RCW 13.34.090 and shall appoint counsel pursuant to RCW 13.34.090 if counsel has not been retained by the parent or guardian ((or)) and if the parent or guardian is indigent, unless the court finds that the right to counsel has been expressly and voluntarily waived.

(4) The court shall take testimony concerning the circumstances for taking the child into custody and the need for shelter care. The court shall give the child and the child’s parent or guardian and the parent’s or guardian’s counsel an opportunity to introduce evidence, to be heard in their own behalf, and to examine witnesses.

(5) ((In class A and AA counties the department of social and health services (and in all other counties)) The juvenile court probation counselor((if)) shall submit a recommendation to the court as to the further need for shelter care, except that such recommendation shall be submitted by the department of social and health services in cases where the petition alleging dependency has been filed by the department of social and health services, unless otherwise ordered by the court.
(6) The court shall release a child alleged to be dependent to the care, custody, and control of the child’s parent, guardian, or legal custodian ((or other suitable person able and willing to provide supervision and care for such child)) unless the court finds there is reasonable cause to believe that:

(a) The child has no parent, guardian, or legal custodian((or other suitable person)) to provide supervision and care for such child; or

(b) The release of such child would present a serious threat of substantial harm to such child.

((If continued shelter care is ordered, the court shall set forth its reasons for continued shelter care.)) If the court does not release the child to his or her parent, guardian, or legal custodian, the court shall order continued shelter care or order placement with another suitable person, and the court shall set forth its reasons for the order.

(7) An order releasing the child on any conditions specified in this section may at any time be amended, with notice and hearing thereon, so as to return the child to shelter care for failure of the parties to conform to the conditions originally imposed.

(8) A shelter care order issued pursuant to this section may be amended at any time with notice and hearing thereon. No child (shall) may be detained for longer than thirty days without an order, signed by the judge, authorizing continued shelter care.

Sec. 25. Section 6, chapter 160, Laws of 1913 as amended by section 35, chapter 291, Laws of 1977 ex. sess. and RCW 13.34.070 are each amended to read as follows:

(1) Upon the filing of the petition, the clerk of the court shall issue a summons, one directed to the child, if the child is twelve or more years of age, and another to the parent, guardian, or custodian, and such other persons as appear to the court to be proper or necessary parties to the proceedings, requiring them to appear personally before the court at the time fixed to hear the petition. Where the custodian is summoned, the parent or guardian or both shall also be served with a summons. The hearing on the petition shall be set for a time no later than forty-five days after the filing of the petition and shall be held at such time, unless for good cause the hearing is continued to a later time at the request of either party.

(2) A copy of the petition shall be attached to each summons.

(3) The summons shall advise the parties of the right to counsel.

(4) The judge may endorse upon the summons an order directing any parent, guardian, or custodian having the custody or control of the child to bring the child to the hearing.

(5) If it appears from affidavit or sworn statement presented to the judge that there is probable cause for the issuance of a warrant of arrest or that the child needs to be taken into custody pursuant to RCW 13.34.050, the judge may endorse upon the summons an order that an officer serving the summons shall at once take the child into custody and take him to the place of shelter designated by the court.

(6) If the person summoned as provided in this section is subject to an order of the court pursuant to subsection (4) or (5) of this section, and if the person fails to abide the order, he may be proceeded against as for contempt of court. The order endorsed upon the summons shall conspicuously display the following legend:

NOTICE:

VIOLATION OF THIS ORDER
IS SUBJECT TO PROCEEDING
FOR CONTEMPT OF COURT
PURSUANT TO RCW 13.04.070.

(7) If a party to be served with a summons can be found within the state, the summons shall be served upon the party personally at least five court days before the fact-finding hearing, or such time as set by the court. If the party is within the state and cannot be personally served, but the party’s address is known or can with reasonable diligence be ascertained, the summons may be served upon the party by mailing a copy thereof by certified mail at least ten court days before the hearing, or such time as set by the court. If a party other than the child is without the state but can be found or the address is known, or can with reasonable diligence be ascertained, service of the summons may be made either by delivering a copy thereof to the party personally or by mailing a copy thereof to the party by certified mail at least ten court days before the fact-finding hearing, or such time as set by the court.

(((??))) (8) Service of summons may be made under the direction of the court by any person ((twenty-one)) eighteen years of age or older who is not a party to the proceedings or by any law enforcement officer, probation counselor, or department of social and health services social worker.

(((??))) (9) If the person summoned as herein provided, shall fail without reasonable cause to appear and abide the order of the court, he may be proceeded against as for contempt of court.)

(9) In any proceeding brought under this chapter where the court knows or has reason to know that the child involved is a member of an Indian tribe, notice of the pendency of the proceeding shall also be sent by registered mail, return receipt requested, to the child’s tribe. If the identity or location of the tribe cannot be determined, such notice shall be transmitted to the secretary of the interior of the United States.

Sec. 26. Section 7, chapter 160, Laws of 1913 as last amended by section 36, chapter 291, Laws of 1977 ex. sess. and RCW 13.34.080 are each amended to read as follows:

In a dependency case where it ((shall)) appears by the petition or verified statement, that the person standing in the position of natural or legal guardian of the person of any child, is a nonresident of this state, or that the name or place of residence or whereabouts of such person is unknown, as well as in all cases where, after due diligence, the officer has been unable to make service of the summons or notice provided for in RCW 13.34.070, and a copy of ((said)) the notice has been deposited in the post office, postage prepaid, directed to such person at his last known place of residence, the court ((may order said)) shall direct the
clerk to publish notice ((published)) in a legal newspaper printed in the county, qualified to publish summons, once a week for three consecutive weeks, with the first publication of ((said)) the notice to be at least twenty-five days prior to the date fixed for the hearing. Such notice shall be directed to the parent, parents, or other person claiming the right to the custody of the child, if their names are known, or if unknown, the phrase "To whom it may concern" shall be used and apply to, and be binding upon, any such persons whose names are unknown. The name of the court, the name of the child (or children if of one family), the date of the filing of the petition ((and)), the date of hearing, and the object of the proceeding in general terms((;)) shall be set forth, and the whole shall be subscribed by the clerk. There shall be filed with the clerk an affidavit showing due publication of the notice, and the cost of publication shall be paid by the county at not to exceed the rate paid by the county for other legal notices. The publication of notice shall be deemed equivalent to personal service upon all persons, known or unknown, who have been designated as provided in this section.

Sec. 27. Section 37, chapter 291, Laws of 1977 ex. sess. and RCW 13.34.090 are each amended to read as follows:

Any party has a right to be represented by an attorney ((of his or her own choosing)) in all proceedings under this chapter, to introduce evidence, to be heard in his or her own behalf, to examine witnesses, to receive a decision based solely on the evidence adduced at the hearing, and to an unbiased fact-finder.

At all stages of a proceeding in which a child is alleged to be dependent pursuant to RCW 13.34.030(2) (((a), (b), or (c))), the child's parent or guardian (((shall have))) has the right to be represented by counsel, and if indigent, to have counsel appointed by the court and/or guardian for a child who is a party to the proceedings. A party to the proceeding or the party's employee or representative shall not be so appointed. Such attorney and/or guardian ad litem shall receive all notice contemplated for a parent in all proceedings under this chapter. A report by the guardian ad litem to the court shall contain, where relevant, information on the legal status of a child's membership in any Indian tribe or band.

Sec. 29. Section 5, chapter 302, Laws of 1961 as amended by section 39, chapter 291, Laws of 1977 ex. sess. and RCW 13.34.110 are each amended to read as follows:

The court shall hold a fact-finding hearing on the petition and, unless the court dismisses the petition, shall make written findings of fact, stating the reasons therefor, and after it has announced its findings of fact shall hold a hearing to consider disposition of the case immediately following the fact-finding hearing or at a continued hearing within fourteen days or longer for good cause shown. No social file or social study ((shall)) may be considered by the court in connection with the fact-finding hearing or prior to factual determination, except as otherwise admissible under the rules of evidence. Notice of the time and place of the continued hearing may be given in open court. If notice in open court is not given to a party, that party shall be notified by mail of the time and place of any continued hearing.

All hearings may be conducted at any time or place within the limits of the county, and such cases ((shall)) may not be heard in conjunction with other business of any other division of the superior court. The general public shall be excluded, and only such persons ((shall)) may be admitted who are found by the judge to have a direct interest in the case or in the work of the court.

Stenographic notes or any device which accurately records the proceedings may be required as provided in other civil cases pursuant to RCW 2.32.200.

Sec. 30. Section 40, chapter 291, Laws of 1977 ex. sess. and RCW 13.34.120 are each amended to read as follows:

(1) To aid the court in its decision on disposition, a social study, consisting of a written evaluation of matters relevant to the disposition of the case, shall be made by the person or agency filing the petition. The study shall include all social records and may also include facts relating to the child's cultural heritage, and shall be made available to the court. The court shall consider the social file and social study at the disposition hearing in addition to evidence produced at the fact-finding hearing.

(2) In addition to the requirements set forth in subsection (1) of this section, a predisposition study to the court in cases of dependency alleged pursuant to RCW 13.34.030(2) (b) or (c) shall contain the following information:

(a) A statement of the specific harm or harms to the child that intervention is designed to alleviate;

(b) A description of the specific programs, for both the parents and child, that are needed in order to prevent ((further)) serious harm to the child; the reasons why such programs are likely to be useful; the availability of any proposed services; and the agency's overall plan for ensuring that the services will be delivered;

(c) If removal is recommended, a full description of the reasons why the child cannot be protected adequately in the home, including a description of any previous efforts to work with the parents and the child in the home; the in-home treatment programs which have been considered and rejected; and the parents' attitude toward placement of the child;

(d) A statement of the likely harms the child will suffer as a result of removal. This section should include an exploration of the nature of the parent-child attachment and the meaning of separation and loss to both the parents and the child;
(e) A description of the steps that will be taken to minimize harm to the child that may result if separation occurs; and
(f) Behavior that will be expected before determination that supervision of the family or placement is no longer necessary.

Sec. 31. Section 41, chapter 291, Laws of 1977 ex. sess. and RCW 13.34.130 are each amended to read as follows:

If, after a fact-finding hearing pursuant to RCW 13.34.110, as now or hereafter amended, it has been proven by a preponderance of the evidence that the child is dependent within the meaning of RCW 13.34.030(2) ((as), (b), or (c)); after consideration of the predisposition report prepared pursuant to RCW 13.34.110 and after a disposition hearing has been held pursuant to RCW 13.34.110, the court shall enter an order of disposition pursuant to this section.

(1) The court shall order one of the following dispositions of the case:

(a) Order a disposition other than removal of the child from his or her home, which shall provide a program designed to alleviate the immediate danger to the child, to mitigate or cure any damage the child has already suffered, and to aid the parents so that the child will not be endangered in the future. In selecting a program, the court should choose those services that least interfere with family autonomy, provided that the services are adequate to protect the child.

(b) Order that the child be ((placed in foster care)) removed from his or her home and ordered into the custody, control, and care of a relative or the department of social and health services or a licensed child placing agency for placement in a foster family home or group care facility licensed pursuant to chapter 74.15 RCW or in a home not required to be licensed pursuant to chapter 74.15 RCW. Such an order may be made only if:

(i) There is no parent or guardian available to care for such child; or
(ii) The child is unwilling to reside in the custody of the child's parent ((or)), guardian, or legal custodian; or
(iii) The parent ((or)), guardian, or legal custodian is not willing to take custody of the child; or
(iv) A manifest danger ((would)) exists that the child will suffer ((further)) serious abuse or neglect if the child is not removed from the home.

(2) Whenever a child is ordered removed from the child's home, the agency charged with his or her care shall provide the court with a specific plan as to where the child will be placed, what steps will be taken to return the child home, and what actions the agency will take to maintain parent--child ties.

(a) The agency plan shall specify what services the parents will ((receive)) be offered in order to enable them to resume custody and what ((sections)) requirements the parents must ((take)) meet in order to resume custody.

(b) The agency shall be required to encourage the maximum parent--child contact possible, including regular visitation and participation by the parents in the care of the child while the child is in placement.

(c) A child shall be placed as close to the child's home as possible, preferably in the child's own neighborhood, unless the court finds that placement at a greater distance is necessary to promote the child's or parents' well-being.

(d) The agency charged with supervising a child in placement shall ((be responsible for assuming that all services are provided)) provide all reasonable services that are available within the agency, or within the community, or those services which the department of social and health services has existing contracts to purchase. It shall report to the court if it is unable to provide such services.

(3) The status of all children found to be dependent shall be reviewed by the court at least every six months at a hearing in which it shall be determined whether court supervision should continue.

(a) A child shall be returned home at the review hearing unless the court finds that a reason for removal as set forth in this section still exists. When a child is returned, casework supervision shall continue for a period of six months, at which time there shall be a hearing on the need for continued intervention.

(b) If the child is not returned home, the court shall establish in writing:

(i) What services have been provided to or offered to the ((parents)) parties to facilitate reunion;

(ii) The extent to which the parents have visited the child and any reasons why visitation has not occurred or has been infrequent;

(iii) Whether the agency is satisfied with the cooperation given to it by the parents;

(iv) Whether additional services are needed to facilitate the return of the child to the child's parents; if so, the court shall order ((such)) that reasonable services be offered; and

(v) When return of the child can be expected.

(c) If a child is not returned to the child's home, at such review hearing the court shall advise the parents that a petition to seek termination of parental rights may be ordered at the next review hearing.

((db) The court at the review hearing may order that a petition seeking termination of the parent and child relationship be filed.

Sec. 32. Section 46, chapter 291, Laws of 1977 ex. sess. and RCW 13.34.180 are each amended to read as follows:

A petition seeking termination of a parent and child relationship may be filed in juvenile court. Such petition shall conform to the requirements of RCW 13.34.040 as now or hereafter amended and shall allege:

(1) That the child has been found to be a dependent child under RCW 13.34.030(2) (a), (b), or (c); and

(2) That the court has entered a dispositional order pursuant to RCW 13.34.130; and
(3) That the child has been removed or will, at the time of the hearing, have been removed from the custody of the parent for a period of at least six months pursuant to a finding of dependency under RCW 13.34.030(2) (a) ((or)), (b) or (c); and

(((2) That the conditions which led to the removal still persist; and

(3)) (4) That the services ordered under RCW 13.34.130 have been offered or provided and all necessary services, reasonably available, capable of correcting the parental deficiencies within the foreseeable future have been offered or provided; and

(5) That there is little likelihood that ((those)) conditions will be remedied so that the child can be returned to the parent in the near future; and

(((4))) (6) That continuation of the parent and child relationship clearly diminishes the child's prospects for early integration into a stable and permanent home; and

(2) That, if the finding of dependency has been pursuant to RCW 13.34.030(2)(b), necessary services have been provided or offered to the parent to facilitate a reunion; and

(6) That the parent has substantially failed to accept such services; and

(9) That if the parent is subject to an order of disposition pursuant to the finding of dependency, the parent has substantially failed to comply with the order)

(1) In lieu of the allegations in subsections (1) through (6) of this section, the petition may allege that the child was found under such circumstances that the identity and whereabouts of the child's parent are unknown and no parent has claimed the child within two months after the child was found.

Sec. 33. Section 47, chapter 291, Laws of 1977 ex. sess. and RCW 13.34.190 are each amended to read as follows:

After hearings pursuant to RCW 13.34.110, the court may enter an order terminating all parental rights to a child if the court finds that:

1. (a) The allegations contained in the petition as provided in RCW 13.34.180 (1) through (6) are established by clear, cogent, and convincing evidence; or (b) RCW 13.34.180(3) may be waived because the allegations under RCW 13.34.180 (1), (2), (4), (5), and (6) are established beyond a reasonable doubt; or (c) the allegations under RCW 13.34.180(7) is established beyond a reasonable doubt; and

2. Such an order is in the best interests of the child.

Sec. 34. Section 49, chapter 291, Laws of 1977 ex. sess. and RCW 13.34.210 are each amended to read as follows:

If, upon entering an order terminati ng the parental rights of a parent, there remains no parent having parental rights, the court shall commit the child to the custody of the department of social and health services or to a licensed child-placing agency willing to accept custody for the purpose of placing the child for adoption, or in the absence thereof in a licensed foster home, or take other suitable measures for the care and welfare of the child. The custodian shall have authority to consent to the adoption of the child, the marriage of the child, the enlistment of the child in the armed forces of the United States, necessary surgical and other medical treatment for the child, and to consent to such other matters as might normally be required of the parent of the child.

If a child has not been adopted within ((two-years)) six months after the date of the order and a general guardian of the child has not been appointed by the court, the child shall be returned to the court for entry of further orders for his or her care, custody, and control, and the court shall review the case every six months thereafter until a decree of adoption is entered.

NEW SECTION. Sec. 35. There is added to chapter 13.34 RCW a new section to read as follows:

Written findings of fact, conclusions of law, and orders of termination of parent/child relationships made under this chapter shall be presented to the court by the prevailing party within thirty days of the court's decision unless extended by the court for good cause shown.

NEW SECTION. Sec. 36. There is added to chapter 13.34 RCW a new section to read as follows:

Any party to a dependency proceeding, including the supervising agency, may file a petition in juvenile court requesting that guardianship be created as to a dependent child. The department of social and health services shall receive notice of any guardianship proceedings and have the right to intervene in the proceedings. Guardianship may be established if the court finds that: (1) The requirements of chapter 11.88 RCW are met; (2) the requirements of RCW 13.34.180(1), (2), (3), (4), and (5) are met; and (3) sole guardianship is in the best interests of the child. Guardianship of a child under this section shall not disentitle a guardian from eligibility to receive foster care payments. Guardianship shall be as defined in chapter 11.88 RCW: PROVIDED, That if guardianship is established pursuant to this section, the review hearing requirements of RCW 13.34.130 shall not apply; the juvenile court shall determine the appropriate frequency of visitation between the parent or parents and the child; the juvenile court shall determine the need for any continued involvement of a supervising agency; any party may seek modification of the guardianship under RCW 13.34.150.

NEW SECTION. Sec. 37. There is added to chapter 13.34 RCW a new section to read as follows:

The courts of this state shall give full faith and credit as provided for in the United States Constitution to the public acts, records, and judicial proceedings of any Indian tribe or band in any proceeding brought pursuant to this chapter to the same extent that full faith and credit is given to the public acts, records, and judicial proceedings of any other state.

NEW SECTION. Sec. 38. There is added to chapter 13.34 RCW a new section to read as follows:

Whenever appropriate, an Indian child shall be placed in a foster care home with the following characteristics which shall be given preference in the following order:

(1) Relatives;
(2) An Indian family of the same tribe as the child;
(3) An Indian family of a Washington Indian tribe of a similar culture to that tribe;
(4) Any other family which can provide a suitable home for an Indian child, such suitability to be
determined through consultation with a local Indian child welfare advisory committee.

Sec. 39, Section 56, chapter 291, Laws of 1977 ex. ses. and RCW 13.40.020 are each amended to read as follows:

For the purposes of this chapter:
(1) 'Serious offender' means a person fifteen years of age or older who has committed an offense which
if committed by an adult would be:
   (a) A class A felony, or an attempt to commit a class A felony;
   (b) Manslaughter in the first degree, rape in the first degree, or rape in the second degree; or
   (c) Assault in the second degree, extortion in the first degree, indecent liberties, kidnapping in the second
degree, robbery in the second degree, burglary in the second degree, statutory rape in the first degree, or
statutory rape in the second degree, where such offenses include the infliction of grievous bodily harm upon
another or where during the commission of or immediate withdrawal from such an offense the perpetrator
uses a deadly weapon or firearm as defined in RCW 9A.04.110;
(2) 'Community service' means compulsory service, without compensation, performed for the benefit of
the community by the offender as punishment for committing an offense;
(3) 'Community supervision' means an order of disposition by the court of an adjudicated youth for a
period of time not to exceed one year. Such an order may include one or more of the following:
   (a) A fine, not to exceed one hundred dollars;
   (b) Community service not to exceed one hundred fifty hours of service;
   (c) Attendance of information classes;
   (d) Counseling; or
   (e) Such other services to the extent funds are available for such services, conditions, or limitations as
the court may require which may not include ((partial confinement)) confinement;
(4) 'Confinement' means ((any commitment to)) physical custody by the department of social and
health services in a facility operated by or pursuant to a contract with the state, or physical custody in a
facility operated by or pursuant to a contract with any county. Confinement of less than thirty--one days
imposed as part of a disposition or modification order may be served consecutively or intermittently, in the
discretion of the court;
(5) 'Court', when used without further qualification, means the juvenile ((department of the superior))
court judge(s) or commissioner(s);
(6) 'Criminal history' ((shall)) includes all criminal complaints against the respondent where:
   (a) The allegations were found correct by a ((juvenile)) court. In any judgment where a respondent is
convicted of two or more charges arising out of the same course of conduct, ((where one charge is included
within the other, then)) only the highest charge from among these shall count as an offense for the purposes
of this chapter; or
   (b) The criminal complaint was diverted by a prosecutor pursuant to the provisions of this chapter on
agreement of the respondent and after an advisement to the respondent that the criminal complaint would
be considered as part of the respondent's criminal history;
(7) 'Department' means the department of social and health services;
(8) 'Diversion unit' means any probation counselor who enters into a diversion agreement with an
alleged youthful offender or any other person or entity with whom the juvenile court administrator has con­
tracted to arrange and supervise such agreements pursuant to RCW 13.04.040, as now or hereafter
amended, or any person or entity specially funded by the legislature to arrange and supervise diversion
agreements in accordance with the requirements of this chapter;
(9) 'Institution' means a juvenile facility established pursuant to chapters 72.05 and 72.16 through
72.20 RCW;
(10) 'Juvenile((:)), 'young((:)), and 'child' ((shall)) mean any individual who is under the chronologi­
cal age of eighteen years and who has not been previously transferred to adult court((or who is over the age
of eighteen years but remaining under the jurisdiction of the court as provided in RCW 13.40.300));
(11) 'Juvenile offender' means any juvenile who has been found by the juvenile court to have committed
an offense, including a person eighteen years of age or older, committed pursuant to RCW 13.40.300;
(12) 'Manifest injustice' means a disposition that would impose an excessive penalty on the juvenile or a
clear danger to society in the purposes of this chapter;
(13) 'Minor or first offender' means a person sixteen years of age or younger ((who has committed an
offense which if committed by an adult would be a class C felony, a gross misdemeanor, or a misdemeanor,
and whose prior criminal history, if any, does not include any class A or B felony, more than two class C
felonies, or more than one class C felony plus any series of misdemeanors and/or gross misdemeanors total­
ing three or more, or any series of misdemeanors and/or gross misdemeanors totaling four or more, or who
has committed an offense which if committed by an adult would be a class B felony (except for any felony
which is listed in subsections (11)(a), (b), or (c) of this section) and who has no prior criminal history))
whose current offense(s) and criminal history fall entirely within one of the following categories:
   (a) Four misdemeanors;
   (b) Two misdemeanors and one gross misdemeanor;
   (c) One misdemeanor and two gross misdemeanors;
   (d) Three gross misdemeanors;
standards and submitted guidelines during the following year in the manner prescribed by subsections (2) and (3) of this section. Such standards shall effect without legislative approval on July 1st of that year.

If the legislature fails to adopt or refer the proposed standards to the secretary by February 15th of the following year, the proposed standards shall take effect without legislative approval on July 1st of that year.

For purposes of this definition, current violations shall be counted as misdemeanors;

14 'Offense' means an act designated a violation or a crime if committed by an adult under the law of this state, under any ordinance of any city or county of this state, under any federal law, or under the law of another state if the act occurred in that state;

15 ('Partial confinement' means confinement in a facility operated by or pursuant to a contract with the state of Washington or any city or county for a portion of each day or for a certain number of days each week with the balance of the days of the week spent under community supervision;

16 'Restitution' means financial reimbursement by the offender to the victim, and shall be limited to easily ascertainable damages for injury to or loss of property, actual expenses incurred for medical treatment for physical injury to persons, and lost wages resulting from physical injury. Restitution shall not include reimbursement for damages for mental anguish, pain and suffering, or other intangible losses. Nothing in this chapter shall limit or replace civil remedies or defenses available to the victim or offender;

17 'Secretary' means the secretary of the department of social and health services;

18 'Services' mean services which provide alternatives to incarceration for those juveniles who have pleaded or been adjudicated guilty of an offense or have signed a diversion agreement pursuant to this chapter; (and

19) 'Shelter') Foster care' means temporary physical care in a foster family home or group care facility as defined in RCW 74.15.020 and licensed by the department, or other legally authorized care;

20 'Violation' means an act or omission, which if committed by an adult, must be proven beyond a reasonable doubt, and is punishable by sanctions which do not include incarceration.

Sec. 40. Section 57, chapter 291, Laws of 1977 ex. sess. and RCW 13.40.030 are each amended to read as follows:

1 The secretary shall propose to the legislature no later than November 1st of each even-numbered year disposition standards for all offenses. The standards shall establish, in accordance with the purposes of this chapter, ranges which may include terms of confinement ([emad/or partial confinement]) and/or community supervision established on the basis of a youth's age, the instant offense, and the history and seriousness of previous offenses, but in no case (shefl) may the period of confinement and supervision exceed that to which an adult may be subjected for the same offense(s). Standards proposed for offenders listed in RCW 13.40.020(1) shall include a range of confinement which (shefl) may not be less than thirty days. No standard range may include a period of confinement which includes both more than thirty, and thirty or less, days. Disposition standards proposed by the department shall provide that in all cases where a youth is sentenced to a term of confinement in excess of thirty days the department may impose an additional period of parole not to exceed eighteen months. Standards of confinement which may be proposed (shefl) may relate only to the length of the proposed terms and not to the nature of the security to be imposed. The secretary shall also submit guidelines pertaining to the nature of the security to be imposed on youth placed in his or her custody based on the age, offense(s), and criminal history of the juvenile offender. Such guidelines shall be submitted to the legislature for its review at the same time the department proposes its disposition standards.

2 The legislature may adopt the proposed standards or refer the proposed standards to the secretary for modification. If the legislature fails to adopt or refer the proposed standards to the secretary by February 15th of the following year, the proposed standards shall take effect without legislative approval on July 1st of that year.

3 If the legislature refers the proposed standards to the secretary for modification on or before February 15th, the secretary shall resubmit the proposed modifications to the legislature no later than March 1st. The legislature may adopt or modify the resubmitted proposed standards. If the legislature fails to adopt or modify the resubmitted proposed standards by April 1st, the resubmitted proposed standards shall take effect without legislative approval on July 1st of that year.

4 Notwithstanding any other provision of this section, the secretary shall propose standards and submit guidelines to the legislature no later than November 1, 1977. The legislature shall consider the proposed standards and submitted guidelines during the following year in the manner prescribed by subsections (2) and (3) of this section. Such standards shall be in effect for the period July 1, 1978, to June 30, 1979.

5 Any term of confinement in excess of thirty days shall be served at a facility operated by or pursuant to a contract with the state of Washington.

6 In developing and promulgating the permissible ranges of confinement under this section the secretary shall be subject to the following limitations:

(a) Where the minimum term in the range is ninety days or less, the minimum term in the range (shefl) may be no less than fifty percent of the maximum term in the range;

(b) Where the maximum term in the range is greater than ninety days but not greater than one year, the minimum term in the range (shefl) may be no less than seventy-five percent of the maximum term in the range; and

(c) Where the maximum term in the range is more than one year, the minimum term in the range (shefl) may be no less than eighty percent of the maximum term in the range.
In developing and promulgating the permissible ranges of partial confinement under this section, the secretary shall be subject to the following limitations:

(a) Where the maximum term in the range is ninety days or less, the minimum term in the range shall be no less than fifty percent of the maximum term in the range; and

(b) Where the maximum term in the range is greater than ninety days but not greater than one year, the minimum term in the range shall be no less than seventy-five percent of the maximum term in the range.

NEW SECTION. Sec. 41. There is added to chapter 291, Laws of 1977 ex. sess. and to chapter 13.40 RCW a new section to read as follows:

The standards submitted by the secretary to the legislature prior to November 1, 1978, pursuant to RCW 13.40.030, as now or hereafter amended, including any such standards as modified by the legislature and by the secretary as provided for by that section, shall take effect thirty days after the effective date of this 1979 act.

Sec. 42. Section 58, chapter 291, Laws of 1977 ex. sess. and RCW 13.40.040 are each amended to read as follows:

(1) A juvenile may be taken into custody:

(a) Pursuant to a court order if a complaint is filed with the court alleging, and the court finds probable cause to believe, that the juvenile has committed an offense or has violated terms of community supervision or a disposition order or release order; or

(b) Without a court order, by a law enforcement officer if grounds exist for the arrest of an adult in identical circumstances. Admission to, and continued custody in, a court detention facility shall be governed by subsection (2) of this section; or

(c) Pursuant to a court order that the juvenile be held as a material witness; or

(d) Where the secretary or the secretary's designee has suspended the parole of a juvenile offender.

(2) A juvenile may not be held in detention unless:

(a) The juvenile has been taken into custody and referred to the court for allegedly committing an offense or when the juvenile has allegedly failed, or has been found to have failed, to meet the terms of his or her community supervision, and that the youth's past conduct or statements give reason) there is probable cause to believe that:

(i) The juvenile has committed an offense or has violated the terms of a disposition order; and

(ii) Detention is required to protect the juvenile from himself or herself; or

 ((bb)) (iii) The court has ordered detention as a material witness;

(c) The youth is a fugitive from justice;

(d) The secretary or the secretary's designee has suspended the early release of a juvenile offender;

(e) There is clear and convincing evidence that the youth is dangerous to others.) juvenile is a threat to community safety; or

 ((ff)) (iv) The juvenile will intimidate witnesses or otherwise unlawfully interfere with the administration of justice; or

(v) The juvenile has committed a crime while another case was pending; or

(b) The juvenile is a fugitive from justice; or

(c) The juvenile's parole has been suspended or modified; or

(d) The juvenile is a material witness.

(3) Upon a finding that members of the community have threatened the health of a juvenile taken into custody, at the juvenile's request the court may order continued detention pending further order of the court.

(4) A juvenile detained under this section may be released upon posting bond set by the court. A court authorizing such a release shall issue an order containing a statement of conditions imposed upon the juvenile and shall set the date of his or her next court appearance. The court shall advise the juvenile of any conditions specified in the order and may at any time amend such an order in order to impose additional or different conditions of release upon the juvenile or to return the juvenile to custody for failure to conform to the conditions imposed. Failure to appear on the date scheduled by the court pursuant to this section shall constitute the crime of bail jumping.

NEW SECTION. Sec. 41. There is added to chapter 291, Laws of 1977 ex. sess. and to chapter 13.40 RCW a new section to read as follows:

When a juvenile taken into custody is held in detention:

(a) An information, a community supervision modification or termination of diversion petition, or a parole modification petition shall be filed within seventy-two hours, Saturdays, Sundays, and holidays excluded, or the juvenile shall be released; and

(b) A detention hearing, a community supervision modification or termination of diversion petition, or a parole modification petition shall be held within seventy-two hours, Saturdays, Sundays, and holidays excluded, or the juvenile shall be released unless:

(i) The juvenile will likely fail to appear for further proceedings; or

(ii) Detention is required to protect the juvenile from himself or herself; or

 ((bb)) (iii) The court has ordered detention as a material witness;

(c) The youth is a fugitive from justice;

(d) The secretary or the secretary's designee has suspended the early release of a juvenile offender;

(e) There is clear and convincing evidence that the youth is dangerous to others.) juvenile is a threat to community safety; or

 ((ff)) (iv) The juvenile will ((seek to)) intimidate witnesses or otherwise unlawfully interfere with the administration of justice; or

(v) The juvenile has committed a crime while another case was pending; or

(b) The juvenile is a fugitive from justice; or

(c) The juvenile's parole has been suspended or modified; or

(d) The juvenile is a material witness.

(3) Upon a finding that members of the community have threatened the health of a juvenile taken into custody, at the juvenile's request the court may order continued detention pending further order of the court.

(4) A juvenile detained under this section may be released upon posting bond set by the court. A court authorizing such a release shall issue an order containing a statement of conditions imposed upon the juvenile and shall set the date of his or her next court appearance. The court shall advise the juvenile of any conditions specified in the order and may at any time amend such an order in order to impose additional or different conditions of release upon the juvenile or to return the juvenile to custody for failure to conform to the conditions imposed. Failure to appear on the date scheduled by the court pursuant to this section shall constitute the crime of bail jumping.

Sec. 43. Section 59, chapter 291, Laws of 1977 ex. sess. and RCW 13.40.050 are each amended to read as follows:

(1) When a juvenile taken into custody is held in detention:

(a) An information, a community supervision modification or termination of diversion petition, or a parole modification petition shall be filed within seventy-two hours, Saturdays, Sundays, and holidays excluded, or the juvenile shall be released; and

(b) A detention hearing, a community supervision modification or termination of diversion petition, or a parole modification petition shall be held within seventy-two hours, Saturdays, Sundays, and holidays excluded, from the time of filing the information or petition, to determine whether continued detention is necessary under RCW 13.40.040.

(2) Notice of the detention hearing, stating the time, place, and purpose of the hearing, and stating the right to counsel, shall be given to the parent, guardian, or custodian if such person can be found and shall also be given to the juvenile if over twelve years of age.
(3) At the commencement of the detention hearing, the court shall advise the parties of their rights under this chapter and shall appoint counsel as specified in this chapter.

(4) The court shall, based upon the allegations in the information, determine whether the case is properly before it or whether the case should be treated as a diversion case under RCW 13.40.080. If the case is not properly before the court the juvenile shall be ordered released.

(5) Notwithstanding a determination that the case is properly before the court and that probable cause exists, a ((child)) juvenile shall at the detention hearing be ordered released on the ((child)) juvenile's personal recognizance pending further hearing unless the court finds detention is necessary under RCW 13.40-040 as now or hereafter amended.

(6) If detention is not necessary under RCW 13.40.040, as now or hereafter amended, the court shall impose the most appropriate of the following conditions or, if necessary, any combination of the following conditions:

(a) Place the ((child)) juvenile in the custody of a designated person agreeing to supervise such ((child)) juvenile;

(b) Place restrictions on the travel of the ((child)) juvenile during the period of release;

(c) Require the ((child)) juvenile to report regularly to and remain under the supervision of the juvenile court;

(d) Impose any condition other than detention deemed reasonably necessary to assure appearance as required; or

(e) Require that the ((child)) juvenile return to detention during specified hours.

Sec. 44. Section 60, chapter 291, Laws of 1977 ex. sess. and RCW 13.40.060 are each amended to read as follows:

(1) Proceedings under this chapter shall be commenced in the county where the ((child)) juvenile resides. However, proceedings may be commenced in the county where an element of the alleged criminal offense occurred if so requested by the ((child)) juvenile or by the prosecuting attorney of the county where the incident occurred.

(2) If the hearing takes place in the county where an element of the alleged criminal offense occurred, the case and copies of all legal and social documents pertaining thereto ((shall)) may in the discretion of the court be transferred to the county where the ((child)) juvenile resides for a disposition hearing. All costs and arrangements for care and transportation of the ((child)) juvenile in custody shall be the responsibility of the receiving county as of the date of the transfer of the juvenile to such county, unless the counties otherwise agree.

(3) The court upon motion of any party or upon its own motion may, at any time, transfer a proceeding to another juvenile court when:

(a) There is reason to believe that an impartial proceeding cannot be held in the county in which the proceeding was begun; or

(b) It appears that venue is incorrect under this section.

Sec. 45. Section 61, chapter 291, Laws of 1977 ex. sess. and RCW 13.40.070 are each amended to read as follows:

(1) Complaints referred to the juvenile court alleging the commission of an offense shall be referred directly to the prosecutor. The prosecutor, upon receipt of a complaint, shall screen the complaint ((for legal sufficiency. The purpose of such screening shall be)) to determine whether:

(a) The alleged facts bring the case within the jurisdiction of the court; and

(b) On a basis of available evidence there is probable cause to believe that the ((youth)) juvenile did commit the offense.

(2) If the requirements of subsections (1) (a) and (b) of this section are met, the prosecutor shall either file an information in juvenile court or divert the case, as set forth in subsections (4), (5) and (6) of this section. If the prosecutor neither files nor diverts the case, he shall maintain a record, for one year, of such decision and the reasons therefor. In lieu of filing an information or diverting an offense a prosecutor may file a motion to modify community supervision where such offense constitutes a violation of community supervision.

(3) An information shall be a plain, concise, and definite written statement of the essential facts constituting the offense charged. It shall be signed by the prosecuting attorney and conform to chapter 10.37 RCW.

((4))) (4) Where a case is legally sufficient, the prosecutor shall file an information with the juvenile court if ((the alleged offender is one or more of the following)):

(a) An alleged offender is accused of a class A felony, ((an attempt to commit a class A felony;)) a class B felony, an attempt to commit a class B felony, assault in the third degree, rape in the third degree, or any other offense listed in RCW 13.40.020(1) (b) or (c); or

(b) An alleged offender ((with)) is accused of a felony and has a criminal history of at least ((a)) one class A or class B felony, or two class C ((felony offenses, or at least one class C felony offense and at least one misdemeanor or gross misdemeanor)) felonies, or at least two gross misdemeanors, or at least ((one gross misdemeanor and)) two misdemeanors((, or at least three misdemeanors)) and one additional misdemeanor or gross misdemeanor, or at least one class C felony and one misdemeanor or gross misdemeanor; or

(c) An alleged offender ((accused of violating his or her diversion agreement or who wishes to be prosecuted rather than enter into a diversion agreement or who)) has been referred by ((the)) a diversion unit for prosecution((: PROVIDED, That if the prosecutor elects not to file a charge for which there is probable-
case, he shall maintain a record, for one year, of such election and the reasons therefor) or desires prosecution instead of diversion.

((44) If it appears that there is probable cause to believe that an offense has been committed by a youth, the prosecutor may file an information with the juvenile court if the alleged offender is an alleged offender accused of a class C felony.

(5) Whenever the alleged offender is an alleged offender listed in subsection (3) of this section, the prosecutor may file an information on any other criminal complaint regardless of whether or not the other offense is listed in subsection (3)(a) of this section. In lieu of filing an information, the prosecutor may file a motion to modify or revoke community supervision if a criminal complaint alleges a violation of a condition of community supervision.

(6) If an alleged offender does not fall within subsection (3) or (4) of this section, the prosecutor shall refer the complaint to the diversionary unit for the formation of a diversion agreement pursuant to RCW 13.40.080.

(5) Where a case is legally sufficient the prosecutor shall divert the case if the alleged offense is a misdemeanor or gross misdemeanor or violation and the alleged offense(s) in combination with the alleged offender's criminal history do not exceed three offenses or violations and do not include any felonies: PROVIDED, That if the alleged offender is charged with a related offense that must or may be filed under subsections (4) and (6) of this section, a case under this subsection may also be filed.

(6) Where a case is legally sufficient and falls into neither subsection (4) nor (5) of this section, it may be filed or diverted. In deciding whether to file or divert an offense under this section the prosecutor shall be guided only by the length, seriousness, and recency of the alleged offender's criminal history.

(7) Whenever a juvenile is placed in custody or, where not placed in custody, referred to a diversionary interview, the parent or legal guardian of the juvenile shall be notified as soon as possible concerning the allegation made against the juvenile and the current status of the juvenile.

(8) The responsibilities of the prosecutor under subsections (1) through (7) of this section may be performed by a juvenile court probation counselor for any complaint referred to the court alleging the commission of an offense which would not be a felony if committed by an adult, if the prosecutor has given sufficient written notice to the juvenile court that the prosecutor will not review such complaints.

Sec. 46. Section 62, chapter 291, Laws of 1977 ex. sess. and RCW 13.40.080 are each amended to read as follows:

(1) A diversion agreement shall be a contract between a (youth) juvenile accused of an offense and a diversionary unit whereby the (youth) juvenile agrees to fulfill certain conditions in lieu of prosecution. Such agreements may be entered into only after the prosecutor, or probation counselor pursuant to this chapter, has determined that probable cause exists to believe that a crime has been committed and that the juvenile committed it.

(2) A diversion agreement (may include) shall be limited to:

(a) (Periods of) Community service not to exceed one hundred fifty hours, (but) not to be performed during school hours if the (youth) juvenile is attending school (no community service shall be required during normal school hours);

(b) Restitution limited to the amount of actual loss incurred by the victim, and (the youth shall be required to make restitution to the victim unless the youth does not have) to an amount the juvenile has the means (and could not acquire the means to do so) or potential means to pay; and

(c) An informational, educational, or counseling interview, which may be required at a community agency:

(1) In assessing periods of community service to be performed and restitution to be paid by a (youth) juvenile who has entered into a diversion agreement, the court officer to whom this task is assigned shall to the extent possible involve members of the community. Such members of the community shall meet with the (youth) juvenile and advise the court officer as to the terms of the diversion agreement and shall supervise the (youth) juvenile in carrying out its terms (i);

(2) A diversion agreement (shall) may not exceed a period of six months for a misdemeanor or gross misdemeanor or one year for a felony and may include a period extending beyond the eighteenth birthday of the divertee. Any restitution assessed during its term (shall) may not exceed an amount which the (youth) juvenile could be reasonably expected to pay during this period. If additional time is necessary for the (youth) juvenile to complete restitution to the victim, the time period limitations of this subsection may be extended by an additional six months (and);

(e) An informational, educational, or counseling interview may be required at a community agency).

(3) The (youth) juvenile shall retain the right to be referred to the court at any time prior to the signing of the diversion agreement.

(4) Divertees and potential divertees shall be afforded due process in all contacts with a diversionary unit regardless of whether (youths) the juveniles are accepted for diversion or whether the diversion program is successfully completed. Such due process shall include, but not be limited to, the following:

(a) A written diversion agreement shall be executed stating all conditions in clearly understandable language;

(b) Violation of the terms of the agreement shall be the only grounds for termination;

(c) No (youth) divertee may be terminated from a diversion program without being given a court hearing, which hearing shall be preceded by:

(i) Written notice of alleged violations of the conditions of the diversion program; and
Should that juvenile fails to make restitution or perform community service as required by the diversion agreement, the diversionary unit shall also immediately refer the case to the prosecuting attorney for action if such juvenile fails to make restitution or perform community service as required by the diversion agreement.

A diversionary unit may refuse to enter into a diversion agreement with a juvenile. It shall immediately refer such juvenile to the court for action and shall forward to the court the right to counsel and release or release such juvenile without entering into a diversion agreement: PROVIDED, That any juvenile so advised shall constitute a part of the juvenile's criminal history as defined by RCW 13.40.020(6) as now or hereafter amended. A signed acknowledgment of such advisement shall be obtained from the juvenile, and the document shall be maintained by the diversionary unit together with the diversion agreement, and a copy of both documents shall be delivered to the prosecutor if requested by the prosecutor. The supreme court shall promulgate rules setting forth the content of such advisement in simple language.

The right to counsel shall inure prior to the initial interview for purposes of advising the juvenile as to whether he or she desires to participate in the diversion process or to appear in the juvenile court. The juvenile may be represented by counsel at any critical stage of the diversion process, including intake interviews and termination hearings. The juvenile shall be fully advised at the intake of his or her right to an attorney and of the relevant services an attorney can provide. For the purpose of this section, intake interviews (shall) mean all interviews regarding the diversion agreement process.

The juvenile shall be advised that a diversion agreement shall constitute a part of the juvenile's criminal history as defined by RCW 13.40.020(6) as now or hereafter amended. A signed acknowledgment of such advisement shall be obtained from the juvenile, and the document shall be maintained by the diversionary unit together with the diversion agreement, and a copy of both documents shall be delivered to the prosecutor if requested by the prosecutor. The supreme court shall promulgate rules setting forth the content of such advisement in simple language.

(1) Upon the filing of an information the alleged offender shall be notified by summons, warrant, or other method approved by the court of the next required court appearance.

(2) If notice is by summons, the clerk of the court shall issue a summons directed to the (((youth)) juvenile, if the (((youth)) juvenile is twelve or more years of age, and another to the parents, guardian, or custodian, and such other persons as appear to the court to be proper or necessary parties to the proceedings, requiring them to appear personally before the court at the time fixed to hear the petition. Where the custodian is summoned, the parent or guardian or both shall also be served with a summons.

A copy of the information shall be attached to each summons.
(4) The summons shall advise the parties of the right to counsel.

(5) The judge may endorse upon the summons an order directing the parents, guardian, or custodian having the custody or control of the (petition) juvenile to bring the (petition) juvenile to the hearing.

(6) If it appears from affidavit or sworn statement presented to the judge that there is probable cause for the issuance of a warrant of arrest or that the (petition) juvenile needs to be taken into custody pursuant to RCW 13.34.050, as now or hereafter amended, the judge may endorse upon the summons an order that an officer serving the summons shall at once take the (petition) juvenile into custody and take the (petition) juvenile to the place of detention or shelter designated by the court.

(7) Service of summons may be made under the direction of the court by any law enforcement officer or probation counselor.

(8) If the person summoned as herein provided ((shall)) fails without reasonable cause to appear and abide the order of the court, the person may be proceeded against as for contempt of court.

Sec. 48. Section 65, chapter 291, Laws of 1977 ex. sess. and RCW 13.40.110 are each amended to read as follows:

(1) The prosecutor, respondent, or the court on its own motion may, before a hearing on the information on its merits, file a motion requesting the court to transfer the respondent for adult criminal prosecution and the matter shall be set for a hearing on the question of declining jurisdiction. Unless waived by the court, the parties, and their counsel, a decline hearing shall be held where:

(a) The respondent is sixteen or seventeen years of age and the (petition) information alleges a class A felony or an attempt to commit a class A felony; or

(b) The respondent is sixteen or seventeen years of age and the (petition) information alleges assault in the second degree, extortion in the first degree, indecent liberties, kidnaping in the second degree, rape in the second degree, or robbery in the second degree.

(2) The court after a decline hearing may order the case transferred for adult criminal prosecution upon a finding that the declination would be in the best interest of the juvenile or the public. The court shall consider the relevant reports, facts, opinions, and arguments presented by the parties and their counsel.

(3) When the respondent is transferred for criminal prosecution or retained for prosecution in juvenile court, the court shall set forth in writing its finding which shall be supported by relevant facts and opinions produced at the hearing.

Sec. 49. Section 66, chapter 291, Laws of 1977 ex. sess. and RCW 13.40.120 are each amended to read as follows:

The court shall hold an adjudicatory hearing on the information, and, after it has announced its findings of fact and its ((verdict)) decision, shall hold a hearing to consider disposition of the case pursuant to RCW 13.40.150 and 13.40.160, as now or hereafter amended, immediately following the adjudicatory hearing or at a continued hearing within fourteen days unless good cause is shown for a further continuance. Notice of the time and place of the continued hearing may be given in open court. Notice is not given in open court to a party, that party shall be notified by mail of the time and place of any continued hearing.

All hearings may be conducted at any time or place within the limits of the county, and such cases ((shall)) may not be heard in conjunction with other business of any other division of the superior court.

Sec. 50. Section 67, chapter 291, Laws of 1977 ex. sess. and RCW 13.40.130 are each amended to read as follows:

(1) The respondent shall be advised of the allegations in the information and shall be required to plead guilty or not guilty to the allegation(s). The state or the respondent may make preliminary motions up to the time of the plea.

(2) If the respondent pleads guilty, the court may proceed with disposition or may continue the case for a dispositional hearing. If the respondent denies guilt, a hearing date shall be set.

(3) At the adjudicatory hearing it shall be the burden of the prosecution to prove the allegations of the information beyond a reasonable doubt.

(4) The court shall record its findings of fact and shall enter its ((verdict)) decision upon the record. Such findings shall set forth the evidence relied upon by the court in reaching its ((verdict)) decision.

(5) If the respondent is found not guilty he or she shall be released from detention.

(6) If the respondent is found guilty the court may immediately proceed to disposition or may continue the case for a dispositional hearing.

(7) The court following an adjudicatory hearing may request that a predisposition study be prepared to aid the court in its evaluation of the matters relevant to disposition of the case.

(8) The disposition hearing shall be held within fourteen days after the adjudicatory hearing or plea of guilty unless good cause is shown for further delay, or within twenty-one days if the juvenile is not held in a detention facility, unless good cause is shown for further delay.
In sentencing an offender, the court shall use the disposition standards in effect on the date of the offense.

Sec. 51. Section 68, chapter 291, Laws of 1977 ex. ses. and RCW 13.40.140 are each amended to read as follows:

(1) A ((youth)) juvenile shall be advised of his or her rights when appearing before the court.
(2) A ((youth)) juvenile and his or her parent, guardian, or custodian shall be advised by the court or its representative that the ((youth)) juvenile has a right to be represented by counsel at all critical stages of the proceedings. Unless waived, counsel shall be provided to a ((youth)) juvenile who is financially unable to obtain counsel without causing substantial hardship to himself or herself or the ((youth's)) juvenile family, in any proceeding where the ((youth)) juvenile may be subject to transfer for criminal prosecution, or in any proceeding where the ((youth)) juvenile may be in danger of confinement ((or partial confinement)). The ability to pay part of the cost of counsel ((shall)) does not preclude assignment. In no case ((shall)) may a ((youth)) juvenile be deprived of counsel because of a parent, guardian, or custodian refusing to pay therefor. The ((youth)) juvenile shall be fully advised of his or her right to an attorney and of the relevant services an attorney can provide.
(3) The right to counsel ((shall)) includes the right to the appointment of experts necessary, and the experts shall be required pursuant to the procedures and requirements established by the supreme court.
(4) Upon application of a party, the clerk of the court shall issue, and the court on its own motion may issue, subpoenas requiring attendance and testimony of witnesses and production of records, documents, or other tangible objects at any hearing, or such subpoenas may be issued by an attorney of record.
(5) All proceedings shall be transcribed verbatim by means which will provide an accurate record.
(6) The general public and press shall be permitted to attend any hearing unless the court, for good cause, orders a particular hearing to be closed. The presumption shall be that all such hearings will be open.
(7) In all adjudicatory proceedings before the court, all parties shall have the right to adequate notice, discovery as provided in criminal cases, opportunity to be heard, confrontation of witnesses except in such cases as this chapter expressly permits the use of hearsay testimony, findings based solely upon the evidence adduced at the hearing, and an unbiased fact-finder.
(8) A juvenile shall be accorded the privilege against self-incrimination. An ((extra-judicial)) extrajudicial statement which would be constitutionally inadmissible in a criminal proceeding ((shall)) may not be received in evidence at an adjudicatory hearing over objection. Evidence illegally seized or obtained ((shall)) may not be received in evidence over objection at an adjudicatory hearing to prove the allegations against the ((child)) juvenile. An ((extra-judicial)) extrajudicial admission or confession made by the ((child)) juvenile out of court is insufficient to support a finding that the ((child)) juvenile committed the acts alleged in the information unless evidence of a corpus delicti is first independently established.
(9) Waiver of any right which a ((child)) juvenile has under this chapter must be an express waiver intelligently made by the ((child)) juvenile after the ((child)) juvenile has been fully informed of the right being waived.
(10) Whenever this chapter refers to waiver or objection by a ((child)) juvenile, the word ((child)) juvenile shall be construed to refer to a ((child)) juvenile who is at least twelve years of age. If a ((child)) juvenile is under twelve years of age, the ((child's)) juvenile's parent, guardian, or custodian shall give any waiver or offer any objection contemplated by this chapter.
Sec. 52. Section 69, chapter 291, Laws of 1977 ex. ses. and RCW 13.40.150 are each amended to read as follows:
(1) In disposition hearings all relevant and material evidence, including oral and written reports, may be received by the court and may be relied upon to the extent of its probative value, even though such evidence may not be admissible in a hearing on the information. The youth or the youth's counsel and the prosecuting attorney shall be afforded an opportunity to examine and controvert written reports so received and to cross-examine individuals making reports when such individuals are reasonably available, but sources of confidential information need not be disclosed. The prosecutor and counsel for the juvenile may submit recommendations for disposition.
(2) For purposes of disposition:
(a) Violations which are current offenses count as misdemeanors;
(b) Violations may not count as part of the offender's criminal history;
(c) In no event may a disposition for a violation include confinement.
(3) Before entering a dispositional order as to a respondent found to have committed an offense, the court shall hold a dispositional hearing, at which the court shall:
(a) Consider the facts supporting the allegations of criminal conduct by the respondent;
(b) Consider information and arguments offered by parties and their counsel;
(c) Consider any predisposition reports;
(d) Afford the respondent and the respondent's parent, guardian, or custodian an opportunity to speak in the respondent's behalf;
(e) Allow the victim or a representative of the victim and an investigative law enforcement officer to speak;
(f) Determine the amount of restitution owing to the victim, if any;
(g) Determine whether the respondent is a serious offender or a minor or first offender;
(h) Consider whether or not any of the following mitigating factors exist:
(i) The respondent's conduct neither caused nor threatened serious bodily injury or the respondent did not contemplate that his or her conduct would cause or threaten serious bodily injury;
(ii) The respondent acted under strong and immediate provocation;
(iii) The respondent was suffering from a mental or physical condition that significantly reduced his or her culpability for the offense though failing to establish a defense;
(iv) Prior to his or her detection, the respondent compensated or made a good faith attempt to compensate the victim for the injury or loss sustained; and
(v) There has been at least one year between the respondent's current offense and any prior criminal offense;
(i) Consider whether or not any of the following aggravating factors exist:
(ii) In the commission of the offense, or in flight therefrom, the respondent inflicted or attempted to inflict serious bodily injury to another;
(iii) The offense was committed in an especially heinous, cruel, or depraved manner;
(iv) The victim or victims were particularly vulnerable;
(v) The respondent has a recent criminal history or has failed to comply with conditions of a recent dispositional order or diversion agreement; and
(v) The respondent was the leader of a criminal enterprise involving several persons.

The following factors may not be considered in determining the punishment to be imposed:

(a) The sex of the respondent;
(b) The race or color of the respondent or the respondent's family;
(c) The creed or religion of the respondent or the respondent's family;
(d) The economic or social class of the respondent or the respondent's family; and
(e) Factors indicating that the respondent may be or is a dependent child within the meaning of this chapter.

A court may not commit a (youth) juvenile to a state institution solely because of the lack of facilities, including treatment facilities, existing in the community.

Sec. 53. Section 70, chapter 291, Laws of 1977 ex. sess. and RCW 13.40.160 are each amended to read as follows:

(1) When the respondent is found to be a serious offender, the court shall commit the offender to the department for a determinate sentence consisting of the standard range of disposition for the offense. If the court finds that a disposition within the standard range would effectuate a manifest injustice, the court may impose a disposition outside the range but only after it enters reasons upon which it bases its conclusions that disposition within the standard range would effectuate a manifest injustice the court shall impose a disposition outside the standard range.

A disposition outside the standard range shall be determinate and shall be comprised of confinement or community supervision, or a combination thereof. When a judge finds a manifest injustice and imposes a sentence of confinement exceeding thirty days, the court shall sentence the juvenile to a maximum term, and the provisions of RCW 13.40.03(6), as now or hereafter amended, shall be used to determine the range. A disposition outside the standard range shall be used to determine the range. Any disposition other than community supervision may be appealed as provided in RCW 13.40.230, as now or hereafter amended, by the state or the respondent. A disposition within the standard range is not appealable under RCW 13.40.230 as now or hereafter amended.

(2) Where the respondent is found to be a minor or first offender, the court shall order that the respondent serve a term of community supervision. If the court determines that a disposition of community supervision would effectuate a manifest injustice the court may impose another disposition. A disposition other than a community supervision may be imposed only after the court enters reasons upon which it bases its conclusions that imposition of community supervision would effectuate a manifest injustice. When a judge finds a manifest injustice and imposes a sentence of confinement exceeding thirty days, the court shall sentence the juvenile to a maximum term, and the provisions of RCW 13.40.03(6), as now or hereafter amended, shall be used to determine the range. Any disposition other than community supervision may be appealed as provided in RCW 13.40.230, as now or hereafter amended, by the state or the respondent. A disposition of community supervision may not be appealed under RCW 13.40.230 as now or hereafter amended.

(3) When the respondent is found to be a serious offender, the court shall commit the offender to the department for a determinate sentence consisting of the standard range of disposition for the offense. If the court determines that a disposition of community supervision would effectuate a manifest injustice the court may impose another disposition. A disposition other than community supervision may be imposed only after the court enters reasons upon which it bases its conclusions that imposition of community supervision would effectuate a manifest injustice. When a judge finds a manifest injustice and imposes a sentence of confinement exceeding thirty days, the court shall sentence the juvenile to a maximum term, and the provisions of RCW 13.40.03(6), as now or hereafter amended, shall be used to determine the range. Any disposition other than community supervision may be appealed as provided in RCW 13.40.230, as now or hereafter amended, by the state or the respondent. A disposition of community supervision may not be appealed under RCW 13.40.230 as now or hereafter amended.

(4) Where the respondent is found to have committed an offense which is neither a serious, nor is a minor or first offense, the court shall impose a determinate disposition within the standard range of disposition for the offense.

(a) The court shall impose a determinate disposition within the standard range(s) for such offense.

PROVIDED, That if the standard range includes a term of confinement exceeding thirty days, the sentence the offender to the department for a term consisting of the appropriate standard range, or (ii) where the appropriate standard range does not include a period of confinement exceeding thirty days, sentence the offender to a determinate term within the appropriate standard range (in which case the court shall consider only those) commitment shall be to the department for the standard range of confinement; or
(b) The court shall impose a determinate disposition of community supervision and/or up to thirty days confinement in which case, if confinement has been imposed, the court shall state either aggravating (((amend)))) or mitigating factors as set forth in RCW 13.40.150 (((and shall state its reasons for selecting the particular punishment imposed, or (b) shall impose a term of community supervision. If the court sentencing pursuant to subsection (a)(i) or (ii) of this section finds that a disposition within the standard range would effectuate a manifest injustice, it may impose a disposition other than community supervision outside the range but only after it)) as now or hereafter amended.

(c) Only if the court concludes, and enters reasons ((upon which it bases)) for its conclusions, that disposition (((within the standard range)) as provided in subsection (4) (a) or (b) of this section would effectuate a manifest injustice, the court shall sentence the juvenile to a maximum term, and the provisions of RCW 13.40.030(6), as now or hereafter amended, shall be used to determine the range.

(d) A disposition (((so imposed outside the standard range may be appealed as provided in))) pursuant to subsection (4)(c) of this section is appealable under RCW 13.40.230, as now or hereafter amended, by the state or the respondent. A disposition (((within the standard range or community supervision shall))) pursuant to subsection (4)(a) or (b) of this section is not (((be))) appealable under RCW 13.40.230 as now or hereafter amended.

(5) ((A court may require a juvenile offender to serve a period of partial confinement not to exceed thirty days or a period of confinement not to exceed the minimum period of confinement included within the standard range for the offense(s) for which he or she was found guilty, but in no case to exceed thirty days. PROVIDED. That such periods of partial confinement and confinement may be required only of youthful offenders who are: (a) Not sentenced to a sentence within a range established by the legislature, (b) not committed to the department, (c) not first and minor offenders; and (d) are serving terms of community supervision. PROVIDED FURTHER. That all such terms of partial confinement and confinement shall be served in a facility operated by or pursuant to a contract with a county or city.)) Whenever a juvenile offender is entitled to credit for time spent in detention prior to a dispositional order, the dispositional order shall specifically state the number of days of credit for time served.

Sec. 54. Section 73, chapter 291, Laws of 1977 ex. sess. and RCW 13.40.190 are each amended to read as follows:

1. In its dispositional order, the court shall require the respondent to make restitution to any persons who have suffered loss or damage as a result of the offense committed by the respondent. The payment of restitution shall be in addition to any punishment which is imposed pursuant to the other provisions of this chapter. The court may determine the amount, terms, and conditions of the restitution. If the respondent participated in the crime with another person or other persons, all such participants shall be jointly and severally responsible for the payment of restitution( )) (provided that the court may require the respondent to pay full or partial restitution if the respondent reasonably satisfies the court that he or she does not have the means to make full or partial restitution and could not reasonably acquire the means to pay such restitution. In cases where an offender has been committed to the department for a period of confinement exceeding fifteen weeks, restitution may be waived.

2. When a respondent who has been ordered by a court to pay a fine or restitution, or to perform service for the public, fails to fulfill that order, the court upon the motion of the prosecutor or upon its own motion, shall require the respondent to show cause why the respondent should not be confined in a detention facility for nonfulfillment. The court may issue a summons or a warrant for arrest to compel the respondent's appearance.

3. The respondent shall have the burden of showing that the nonpayment or nonfulfillment was not a willful refusal and that he or she did not have the means and could not reasonably acquire the means to pay the fine or restitution or to perform the service for the public good. If the court finds that the default was willful, it may order the youth detained in a county facility for one year for each twenty-five dollars of restitution or fine on which the youth willfully defaulted or may order the youth detained in a county facility for one year for each eight hours of community service on which the youth willfully defaulted. A respondent under obligation to pay restitution may petition the court for modification of the restitution order.

Sec. 55. Section 74, chapter 291, Laws of 1977 ex. sess. and RCW 13.40.200 are each amended to read as follows:

((Consistent with the purposes of this chapter, if the respondent violates a condition of his or her community supervision, community supervision may be revoked or modified and further permissible punishment imposed pursuant to the provisions of this chapter. Such punishment may include a period of confinement and/or partial confinement in a county facility not to exceed thirty days. Community supervision may only be revoked or modified upon the same due process as would be afforded an adult alleged probation violator.)

1. When a respondent fails to comply with an order of restitution, community supervision, or confinement of less than thirty days, the court upon motion of the prosecutor or its own motion, may modify the order after a hearing on the violation.

2. The hearing shall afford the respondent the same due process of law as would be afforded an adult probationer. The court may issue a summons or a warrant to compel the respondent's appearance. The state shall have the burden of proving by a preponderance of the evidence the fact of the violation. The respondent shall have the burden of showing that the violation was not a willful refusal to comply with the terms of the order. If a respondent has failed to pay a fine or restitution or to perform community service hours, as required by the court, it shall be the respondent's burden to show that he or she did not have the means and could not reasonably have acquired the means to pay the fine or restitution or perform community service.
(3) (a) If the court finds that a respondent has willfully violated the terms of an order pursuant to subsections (1) and (2) of this section, it may impose a penalty of up to thirty days confinement.

(b) If the violation of the terms of the order under (a) of this subsection is failure to pay fines, complete community service, or make restitution, the term of confinement imposed under (a) of this subsection shall be assessed at a rate of one day of confinement for each twenty-five dollars or eight hours owed.

Sec. 56. Section 75, chapter 291, Laws of 1977 ex. sess. and RCW 13.40.210 are each amended to read as follows:

(1) The secretary shall, except in the case of a (youth) juvenile committed by a court to a term of confinement in a state institution outside the appropriate standard range for the offense(s) for which the (youth) juvenile was found to be guilty established pursuant to RCW 13.40.030, as now or hereafter amended, set a release or discharge date for each (youth) juvenile committed to its custody which shall be within the prescribed range to which a (youth) juvenile has been committed. Such dates shall be determined prior to the expiration of sixty percent of a (youth) juvenile's minimum term of confinement included within the prescribed range to which the (youth) juvenile has been committed. The secretary shall release any juvenile committed to the custody of the department within four calendar days prior to the juvenile's release date or on the release date set under this chapter: PROVIDED, That days spent in the custody of the department shall be tolled by any period of time during which a juvenile has absented himself or herself from the department's supervision without the prior approval of the secretary or the secretary's designee.

(2) Following the (youth) juvenile's release pursuant to subsection (1) of this section, the secretary may require the (youth) juvenile to comply with a program of parole to be administered by the department in his or her community which shall last no longer than eighteen months. The secretary shall, for the period of parole, facilitate the (youth) juvenile's reintegration into his or her community and to further this goal may require the (youth) juvenile to: (a) Undergo available medical or psychiatric treatment; (b) report as directed to a parole officer; (c) pursue a course of study or vocational training; (d) remain within prescribed geographical boundaries and notify the department of any change in his or her address; and (e) refrain from committing new offenses. After termination of the parole period, the (youth) juvenile shall be discharged from the department's supervision.

(3) The department may also (revioxide or) modify parole for violation thereof. If, after affording a (youth) juvenile all of the due process rights to which he or she would be entitled if the (youth) juvenile were an adult, the secretary finds that a (youth) juvenile has violated a condition of his or her parole, the secretary shall order one of the following which is reasonably likely to effectuate the purpose of the parole and to protect the public: (a) Continued supervision under the same conditions previously imposed; (b) intensified supervision with increased reporting requirements; (c) additional conditions of supervision authorized by this chapter; and (d) imposition of a period of (partial) confinement not to exceed thirty days in a facility operated by or pursuant to a contract with the state of Washington or any city or county for a portion of each day or for a certain number of days each week with the balance of the days or weeks spent under supervision.

(4) A parole officer of the department of social and health services shall have the power to arrest a juvenile under his or her supervision on the same grounds as a law enforcement officer would be authorized to arrest such person.

Sec. 57. Section 77, chapter 291, Laws of 1977 ex. sess. and RCW 13.40.230 are each amended to read as follows:

(1) Dispositions reviewed pursuant to RCW 13.40.160, as now or hereafter amended, shall be reviewed in the appropriate division of the court of appeals. An appeal under this section shall be heard solely upon the record that was before the disposition court. No written briefs (she) may be required, and the appeal shall be heard within thirty days following the date of sentencing and a decision rendered within fifteen days following the argument. The supreme court shall promulgate any necessary rules to effectuate the purposes of this section.

(2) To uphold a disposition outside the standard range, or which imposes confinement for a minor or first offender, the court of appeals must find (a) that the reasons supplied by the disposition judge are supported by the record which was before the judge and that those reasons clearly and convincingly support the conclusion that a disposition within the range, or nonconfinement for a minor or first offender, would constitute a manifest injustice, and (b) that the sentence imposed was neither clearly excessive nor clearly too lenient.

(3) If the court does not find subsection (2)(a) of this section it shall remand the case for disposition within the standard range or for community supervision without confinement as would otherwise be appropriate pursuant to this chapter.

(4) If the court finds subsection (2)(a) but not subsection (2)(b) of this section it shall remand the case with instructions for further proceedings consistent with the provisions of this chapter.

(5) Pending appeal, a respondent (she) may not be committed or detained for a period of time in excess of the standard range for the offense(s) committed and (she) may not be detained if a first or minor offender: PROVIDED, That if the order of the disposition court is below the standard range, the respondent shall be committed or detained for no longer than the term set by the disposition court.

(6) ((Dispositions imposed by the disposition court shall not be final until either the deadline for appeal pursuant to state law or supreme court rule has passed without an appeal being taken, or the court of appeals has issued its decision on the appeal)) Appeal of a disposition under this section does not affect the finality or appeal of the underlying adjudication of guilt.
Sec. 58. Section 1, chapter 170, Laws of 1975 1st ex. sess. and RCW 13.40.300 are each amended to read as follows:

1. In no case ((shall)) may a ((delinquent)) juvenile offender be committed by the juvenile court to the department of social and health services for placement in a juvenile correctional institution beyond the ((child's)) juvenile offender's twenty-first birthday. A ((delinquent)) juvenile ((shall)) may be under the jurisdiction of the juvenile court or the authority of the department of social and health services beyond the ((child's)) juvenile's eighteenth birthday only if ((the juvenile court has)) prior to the juvenile's eighteenth birthday ((found the juvenile to be delinquent and has extended the jurisdiction));

(a) The juvenile court has committed the juvenile offender to the department of social and health services for a sentence consisting of the standard range of disposition for the offense and the sentence includes a period beyond the juvenile offender's eighteenth birthday; or

(b) The juvenile court has committed the juvenile offender to the department of social and health services for a sentence outside the standard range of disposition for the offense and the sentence includes a period beyond the ((child's)) juvenile's eighteenth birthday and the court by written order setting forth its reasons ((therefore)) extends jurisdiction of juvenile court over the juvenile offender for that period; or

(c) Proceedings are pending seeking the adjudication of a juvenile offense or seeking an order of disposition and the court by written order setting forth its reasons extends jurisdiction of juvenile court over the juvenile beyond his or her eighteenth birthday.

2. In no event ((shall)) may the juvenile court have authority to extend jurisdiction over any ((delinquent)) juvenile offender beyond the juvenile((s)) offender's twenty-first birthday.

3. Notwithstanding any extension of jurisdiction over a person pursuant to this section, the juvenile court has no jurisdiction over any offenses alleged to have been committed by a person eighteen years of age or older.

NEW SECTION. Sec. 59. There is added to chapter 291, Laws of 1977 ex. sess. and to chapter 13.40 RCW a new section to read as follows:

The provisions of RCW 10.01.040 apply to chapter 13.40 RCW.

Sec. 60. Section 17, chapter 172, Laws of 1967 as last amended by section 22, chapter 291, Laws of 1977 ex. sess. and RCW 74.13.031 are each amended to read as follows:

The department ((shall)) has the duty to provide child welfare services as defined in RCW 74.13-.020, and shall:

1. Develop, administer, and supervise a plan that establishes, extends aid to, and strengthens services for the protection and care of homeless, dependent children, neglected children, or juvenile offenders.

2. Investigate complaints of neglect, abuse, or abandonment of children by parents, guardians, custodians, or persons serving in loco parentis, and on the basis of the findings of such investigation, offer child welfare services in relation to the problem to such parents, guardians, custodians, or persons serving in loco parentis, and/or bring the situation to the attention of an appropriate court, or another community agency.

If the investigation reveals that a crime may have been committed, notify the appropriate law enforcement agency.

3. Offer, on a voluntary basis, crisis intervention to families who are in conflict.

Crisis intervention services (a) shall consist of an interview or series of interviews with the child or his or her family, as needed, conducted within a brief period of time by qualified professional persons, and designed to alleviate personal or family situations which present a serious and imminent threat to the health or welfare of the child or the family; and (b) may include, but are not limited to, the provision of or referral to services for suicide prevention, psychiatric or other medical care, or psychological, welfare, legal, educational, or other social services, as appropriate to the needs of the child and the family.

Nothing in this section ((shall)) prohibits an officer of the child welfare services from referring any child who, as a result of a mental or emotional disorder, or intoxication by alcohol or other drugs, is suicidal, or her family, as needed, conducted within a brief period of time by qualified professional persons, and

4. Have authority to accept for temporary residential care in a foster family home or group care facility licensed pursuant to chapter 74.15 RCW a child who ((has been taken into limited custody pursuant to RCW 13.36.020)) is a reported runaway or a child in substantial danger; PROVIDED, That a juvenile ((shall)) may in no event remain in temporary residential care for a period longer than seventy-two hours from the time of the juvenile's initial contact with the law enforcement officer or the staff of the department of social and health services except as otherwise provided in this section. Upon accepting the child, the staff of the facility shall notify the child's parents or custodian of his or her whereabouts, physical and emotional condition, and the circumstances surrounding his or her placement and shall undertake to make arrangements for the child's return home. If the staff of the department of social and health services is unable to effectuate a reconciliation between the juvenile and the juveniles' parents, legal custodian, or legal guardian, the staff shall inform the parent, legal custodian, or legal guardian of his or her rights under RCW 13.32-.020 as now or hereafter amended.

In every case crisis intervention services shall be provided as needed, and the staff of the temporary facility shall seek to effect the child's return home or alternative living arrangement agreeable to the child and the parent or custodian as soon as practicable.

(a) If, after his or her admission to a temporary residential facility, a child who is absent from home without permission and his or her parent or custodian agrees to the child's return home, the staff of the
facility shall arrange transportation for the juvenile, as soon as practicable, to the county of residence of the
parent or custodian, at the latter's expense to the extent of his or her ability to pay.
(b) If the child refuses to return home and if no other living arrangements agreeable to the child and
the parent or custodian can be made, the staff of the facility shall arrange transportation for the child to
a temporary nonsecure residential facility in the county of residence of the parent or custodian, at the expense
of the latter to the extent of his or her ability to pay. If there is no such facility in the county of that resi-
dence, the nearest such facility to that residence shall be used.
(c) If a child's legal residence is outside the state of Washington and such child refuses to return
home, the provisions of RCW 13.24.010 shall apply.
(d) If the parent or custodian refuses to permit the child to return home, and no other living arrange-
ment agreeable to the child and the parent or custodian can be made, staff of the child welfare services sec-
tion shall notify the juvenile court to appoint legal counsel for the child and shall file a dependency petition
in the juvenile court in the jurisdiction of the residence of the parent or custodian.
(e) If a child and his or her parent or guardian agree to an arrangement for alternative residential
placement, such placement may continue as long as there is agreement. During any alternative residential
placement, there shall be provided to the child and to his or her family such services as may be appropriate
to the particular case, to the end that the child may be reunited with the family as soon as practicable.
(f) If such child and his or her parent or custodian cannot agree to an arrangement for alternative resi-
dential placement in the first instance, or cannot agree to the continuation of such placement, the child or his
or her parent or custodian may file with the juvenile court a petition to approve or disapprove alternative
residential placement pursuant to RCW 13.32.020. (The child shall remain in the placement where he or
she is located at the time a petition to approve alternative residential placement is filed until a placement
decision is made pursuant to RCW 13.32.040.) If no petition requesting approval or disapproval of alterna-
tive residential placement is filed within seventy-two hours of the disagreement, excluding Saturdays, Sun-
days, and holidays, the child shall be released from any placement in a temporary nonsecure residential
placement.
physical and mental condition of the child, the religion of the child, if any, and if unknown, then the report shall designate unknown, the parents of the child, and the home environment, family life, health, facilities and resources of the petitioners, and any other facts and circumstances relating to the propriety and advisability of the adoption. Such report shall also include, where relevant, information on the child's special cultural heritage, including membership in any Indian tribe or band. Any preplacement report on the petitioner required by this chapter to be filed with the court shall be made available to the next friend; the next friend may in his discretion rely on its contents and adopt its recommendations and may incorporate the same in the report of the next friend.

When the object of the adoption proceeding is the petition of a parent to adopt the child of the other spouse, the report of the next friend shall be made within ten days of the date of appointment, unless such time is extended by the court, and in such cases the court may dispense with formal written report and require such information as the court deems necessary in the particular case as to the propriety of the adoption.

NEW SECTION. Sec. 62. The following acts or parts of acts are each repealed:
(1) Section 10, chapter 291, Laws of 1977 ex. sess. and RCW 13.04.0270;
(2) Section 11, chapter 291, Laws of 1977 ex. sess. and RCW 13.04.0272;
(3) Section 12, chapter 291, Laws of 1977 ex. sess. and RCW 13.04.0274;
(4) Section 71, chapter 291, Laws of 1977 ex. sess. and RCW 13.40.170;
(5) Section 54, chapter 291, Laws of 1977 ex. sess. and RCW 26.09.400; and
(6) Section 42, chapter 291, Laws of 1977 ex. sess. and RCW 13.34.140.

NEW SECTION. Sec. 63. If any provision of this act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected.

NEW SECTION. Sec. 64. This act is necessary for the immediate preservation of the public peace, health, and safety, the support of the state government and its existing public institutions, and shall take effect immediately.


Signed by Representatives Struthers, Co-Chairman; Becker, Co-Chairwoman; Granlund, Houchen, Mitchell, Nelson (D), Rohrbach.

February 27, 1979

ENGROSSED SUBSTITUTE SENATE BILL NO. 2226, Prime Sponsor: Senator Odegaard, permitting a port district to own property in another port district. Reported by Committee on Local Government.

MAJORITY recommendation: Do pass with the following amendment:
On page 1, line 10 strike "one-half' and insert "one-quarter'

Signed by Representatives Charnley, Co-Chairman; Brekke, Brown, Garrett, Rosbach, Teutsch, Van Dyken, Vrooman, Whiteside.

February 27, 1979

SENATE BILL NO. 2262, Prime Sponsor: Senator Odegaard, authorizing local governments to administer senior citizen programs. Reported by Committee on Local Government.

MAJORITY recommendation: Do pass with the following amendments:
On page 1, line 6 strike "It" and insert "Counties, cities, and towns are granted the authority, and it" On page 1, line 7 after "towns" insert a comma

Signed by Representatives Charnley, Co-Chairman; Zimmerman, Co-Chairman; Brekke, Brown, Garrett, Rohrbach, Rosbach, Teutsch, Van Dyken, Vrooman, Whiteside.

February 27, 1979

SUBSTITUTE SENATE BILL NO. 2274, Prime Sponsor: Senator Sellar, permitting county treasurers to invest in bankers' acceptances. Reported by Committee on Local Government.

MAJORITY recommendation: Do pass with the following amendments:

Signed by Representatives Charnley, Co-Chairman; Zimmerman, Co-Chairman; Brekke, Brown, Garrett, Rohrbach, Rosbach, Teutsch, Van Dyken, Vrooman, Whiteside.

February 27, 1979

ENGROSSED SENATE BILL NO. 2277, Prime Sponsor: Senator Wanamaker, permitting certain bus stop signs. Reported by Committee on Transportation.

MAJORITY recommendation: Do pass. Signed by Representatives Wilson, Co-Chairman; Bender, Burns, Charnley, Clayton, Eberle, Erak, Gallagher, Garrett, Isaacson, McCormick, Sherman, Smith (C), Sprague, Struthers, Walk.

February 28, 1979

SUBSTITUTE SENATE BILL NO. 2291, Prime Sponsor: Senator Henry, modifying permissible expenditures from the state highway fund and ratifying transfers to the state highway fund. Reported by Committee on Transportation.

MAJORITY recommendation: Do pass. Signed by Representatives Wilson, Co-Chairman; Bender, Burns, Charnley, Clayton, Eberle, Erak, Gallagher, Garrett, Isaacson, McCormick, Sherman, Smith (C), Sprague, Struthers, Walk.

February 26, 1979

SUBSTITUTE SENATE BILL NO. 2294, Prime Sponsor: Senator Van Hollebeke, increasing money amount for jurisdiction of justice of peace court. Reported by Committee on Judiciary.

MAJORITY recommendation: Do pass with the following amendments:
On page 2, line 28 after "dollars" strike everything down to and including "dollars: on line 30
On page 5, line 8 after "dollars" strike everything down to and including "dollars" on line 10
Signed by Representatives Newhouse, Executive Chairman; Smith (R), Co-Chairman; Chandler, Sherman, Thompson, Tilly, Winsley.

February 28, 1979

ENGROSSED SENATE BILL NO. 2305, Prime Sponsor: Senator Bausch, modifying insurance and bond requirements of escrow agents. Reported by Committee on Insurance.

MAJORITY recommendation: Do pass. Signed by Representatives Rohrbach, Executive Chairman; Douthwaite, Co-Chairman; Adams, Dawson, Erak, Garrett, Houchen, McDonald, McGinnis.

February 28, 1979

SENATE BILL NO. 2343, Prime Sponsor: Senator Henry, authorizing truck semitrailers to pull a second trailer. Reported by Committee on Transportation.

MAJORITY recommendation: Do pass. Signed by Representatives Wilson, Co-Chairman; Bender, Burns, Charnley, Clayton, Eberle, Erak, Gallagher, Garrett, Isaacson, McCormick, Sherman, Smith (C), Struthers, Walk.

February 27, 1979

SUBSTITUTE SENATE BILL NO. 2373, Prime Sponsor: Senator Woody, enumerating executive branch officials required to file personal financial disclosure reports. Reported by Committee on Constitution, Elections and Governmental Ethics.

MAJORITY recommendation: Do pass with the following amendments:

On page 1, after line 10, insert the following additional section:

(1) 'Agency' includes all state agencies and all local agencies. 'State agency' includes every state office, department, division, bureau, board, commission, or other state agency. 'Local agency' includes every county, city, town, municipal corporation, quasi-municipal corporation, or special purpose district, or any office, department, division, bureau, board, commission, or agency thereof, or other local public agency.

(2) 'Ballot proposition' means any 'measure' as defined by RCW 29.01.110, or any initiative, recall, or referendum proposition proposed to be submitted to the voters of the state or any municipal corporation, political subdivision or other voting constituency from and after the time when such proposition has been initially filed with the appropriate election officer of that constituency prior to its circulation for signatures.

(3) 'Campaign depository' means a bank designated by a candidate or political committee pursuant to RCW 42.17.050.

(4) 'Campaign treasurer' and 'deputy campaign treasurer' mean the individuals appointed by a candidate or political committee, pursuant to RCW 42.17.050, to perform the duties specified in that section.

(5) 'Candidate' means any individual who seeks election to public office. An individual shall be deemed to seek election when he first:

(a) Receives contributions or makes expenditures or reserves space or facilities with intent to promote his candidacy for office; or

(b) Announces publicly or files for office.

(6) 'Commercial advertiser' means any person who sells the service of communicating messages or producing printed material for broadcast or distribution to the general public or segments of the general public whether through the use of newspapers, magazines, television and radio stations, billboard companies, direct mail advertising companies, printing companies, or otherwise.

(7) 'Commission' means the agency established under RCW 42.17.350.

(8) 'Compensation' unless the context requires a narrower meaning, includes payment in any form for real or personal property or services of any kind: PROVIDED, That for the purpose of compliance with RCW 42.17.240, as now or hereafter amended, the term 'compensation' shall not include per diem allowances or other payments made by a governmental entity to reimburse a public official for expenses incurred while such official is engaged in the official business of such governmental entity.

(9) 'Continuing political committee' means a political committee which is an organization of continuing existence not established in anticipation of any particular election.

(10) 'Contribution' includes a loan, gift, deposit, subscription, forgiveness of indebtedness, donation, advance, pledge, payment, transfer of funds between political committees, or transfer of anything of value, including personal and professional services for less than full consideration, but does not include interest on moneys deposited in a political committee's account, ordinary home hospitality and the rendering of 'part time' personal services of the sort commonly performed by volunteer campaign workers or incidental expenses personally incurred by volunteer campaign workers not in excess of twenty-five dollars personally paid for by such worker. 'Part time' services, for the purposes of this chapter, means services in addition to regular full time employment, or, in the case of an unemployed person, services not in excess of twenty hours per week, excluding weekends. For the purposes of this chapter, contributions other than money or its equivalents shall be deemed to have a money value equivalent to the fair market value of the contribution. Sums paid for tickets to fund-raising events such as dinners and parties are contributions; however, the...
amount of any such contribution may be reduced for the purpose of complying with the reporting require­ments of this chapter, by the actual cost of consumables furnished in connection with the purchase of such tickets, and only the excess over actual cost of such consumables shall be deemed a contribution.

(11) 'Elected official' means any person elected at a general or special election to any public office, and any person appointed to fill a vacancy in any such office.

(12) 'Election' includes any primary, general, or special election for public office and any election in which a ballot proposition is submitted to the voters: PROVIDED, That an election in which the qualifications for voting include other than those requirements set forth in Article VI, section 1 (Amendment 63) of the Constitution of the state of Washington shall not be considered an election for purposes of this chapter.

(13) 'Election campaign' means any campaign in support of or in opposition to a candidate for election to public office and any campaign in support of, or in opposition to, a ballot proposition.

(14) 'Expenditure' includes a payment, contribution, subscription, distribution, loan, advance, deposit, or gift of money or anything of value, and includes a contract, promise, or agreement, whether or not legally enforceable, to make an expenditure. The term 'expenditure' also includes a promise to pay, a payment or a transfer of anything of value in exchange for goods, services, property, facilities, or anything of value for the purpose of assisting, benefiting, or honoring any public official or candidate, or assisting in furthering or opposing any election campaign. For the purposes of this chapter, agreements to make expenditures, contracts, and promises to pay may be reported as estimated obligations until actual payment is made. The term 'expenditure' shall not include the partial or complete repayment by a candidate or political committee of the principal of a loan, the receipt of which loan has been properly reported, or payment of service charges against a political committee's campaign account.

(15) 'Final report' means the report described as a final report in RCW 42.17.080(2).

(16) 'Immediate family' includes the spouse, dependent children, and other dependent relatives, if living in the household.

(17) 'Legislation' means bills, resolutions, motions, amendments, nominations, and other matters pending or proposed in either house of the state legislature, and includes any other matter which may be the subject of action by either house, or any committee of the legislature and all bills and resolutions which having passed both houses, are pending approval by the governor.

(18) 'Lobby' and 'lobbying' each mean attempting to influence the passage or defeat of any legislation by the legislature of the state of Washington, or the adoption or rejection of any rule, standard, rate, or other legislative enactment of any state agency under the state administrative procedure acts, chapter 34.04 RCW and chapter 28B.19 RCW.

(19) 'Lobbyist' includes any person who shall lobby either in his own or another's behalf.

(20) 'Lobbyist's employer' means the person or persons by whom a lobbyist is employed and all persons by whom he is compensated for acting as a lobbyist.

(21) 'Person' includes an individual, partnership, joint venture, public or private corporation, association, federal, state, or local governmental entity or agency however constituted, candidate, committee, political committee, political party, executive committee thereof, or any other organization or group of persons, however organized.

(22) 'Person in interest' means the person who is the subject of a record or any representative designated by said person, except that if such person be under a legal disability, the term 'person in interest' shall mean and include the parent or duly appointed legal representative.

(23) 'Political advertising' includes any advertising displays, newspaper ads, billboards, signs, brochures, articles, tabloids, flyers, letters, radio or television presentations, or other means of mass communication, used for the purpose of appealing, directly or indirectly, for votes or for financial or other support in any election campaign.

(24) 'Political committee' means any person (except a candidate or an individual dealing with his own funds or property) having the expectation of receiving contributions or making expenditures in support of, or opposition to, any candidate or any ballot proposition.

(25) 'Public office' means any federal, state, county, city, town, school district, port district, special district, or other state political subdivision elective office.

(26) 'Public record' includes any writing containing information relating to the conduct of government or the performance of any governmental or proprietary function prepared, owned, used, or retained by any state or local agency regardless of physical form or characteristics.

(27) 'Surplus funds' mean, in the case of a political committee or candidate, the balance of contributions which remain in the possession or control of that committee or candidate subsequent to the election for which the contributions were received, and which are in excess of the amount necessary to pay remaining debts incurred by the committee or candidate prior to that election. In the case of a continuing political committee, 'surplus funds' mean those contributions remaining in the possession or control of the committee which are in excess of the amount necessary to pay all remaining debts when it makes its final report under RCW 42.17.065.

(28) 'Writing' means handwriting, typewriting, printing, photostating, photographing, and every other means of recording any form of communication or representation, including letters, words, pictures, sounds, or symbols, or combination thereof, and all papers, maps, magnetic or paper tapes, photographic films and prints, magnetic or punched cards, discs, drums, and other documents.

As used in this chapter, the singular shall take the plural and any gender, the other, as the context requires.
On page 7, after line 5 add the following sections to read as follows:

NEW SECTION. Sec. 2. There is added to chapter 1, Laws of 1973, a new section to read as follows:

The membership of the commission shall be as follows:

1. In each house of the legislature, one member shall be selected by each legislator who is the leader of that political party with the largest share of legislators in that house; and in each house one member shall be selected by each legislator who is the leader of that political party with the second largest share of legislators in that house. Should the two largest parties in a house have the same number of members, then the leader of each shall appoint one member. In the event that there are more than two political parties in a house, then the leader of the second largest party shall have no power of appointment, but a member shall be selected by a majority vote of the legislators belonging to all political parties in that house, excluding that party with the largest share of legislators.

2. Three members shall be appointed by the governor, with the consent of the senate, with no more than two being from the same political party.

3. All members shall serve four-year terms and may be removed as provided in RCW 42.17.350.

However, the first appointments by the governor shall be for two-year terms.

4. The recomposition of the commission as required by this 1979 act shall be accomplished by July 1, 1979.

Sec. 3. Section 35, chapter 1, Laws of 1973 as last amended by section 8 of chapter 112, Laws of 1975-76 second extraordinary session and RCW 42.17.350 are each amended to read as follows:

There is hereby established a 'Public Disclosure Commission' which shall be composed of five members who shall be appointed by the governor, with the consent of the senate. All appointees shall be persons of the highest integrity and qualifications. (No more than three members shall have an identification with the same political party. The original members shall be appointed within sixty days after January 1, 1973. The term of each member shall be five years except that the original five members shall serve initial terms of one, two, three, four, and five years, respectively, as designated by the governor.) No member of the commission, during his tenure, shall (1) hold or campaign for elective office; (2) be an officer of any political party or political committee; (3) permit his name to be used, or make contributions, in support of or in opposition to any candidate or proposition; (4) participate in any way in any election campaign; or (5) lobby or employ or assist a lobbyist. No member shall be eligible for appointment to more than one full term. A vacancy on the commission shall be filled within thirty days of the vacancy by (the governor, with the consent of the senate) the appointing authority which originally filled the vacated position, and the appointee shall serve for the remaining term of his predecessor. A vacancy shall not impair the powers of the remaining members to exercise all of the powers of the commission. (Three) Four members of the commission shall constitute a quorum. The commission shall elect its own chairman and adopt its own rules of procedure in the manner provided in chapter 34.04 RCW. Any member of the commission may be removed by the governor, but only upon grounds of neglect of duty or misconduct in office.

Each member shall receive seventy-five dollars for each day or portion thereof spent in performance of his duties as a member of the commission, and in addition shall be reimbursed for travel expenses incurred while engaged in the business of the commission as provided in RCW 43.03.050 and 43.43.060 as now or hereafter amended. The compensation provided pursuant to this section shall not be considered salary for purposes of the provisions of any retirement system created pursuant to the general laws of this state.

Nothing in this section shall prohibit the commission, or any of its members or staff on the authority of the commission, from responding to communications from the legislature or any of its members or from any state agency or from appearing and testifying at an open public meeting (as defined by RCW 42.30.030) or a hearing to adopt rules held pursuant to RCW 34.04.025 on matters directly affecting the exercise of their duties and powers under this chapter.

Renumber the remaining section consecutively.

On line 1 of the title after "disclosure;" insert "amending section 2, chapter 1, Laws of 1973 as last amended by section 1, chapter 313, Laws of 1977 ex. sess. and RCW 42.17.020; amending section 35, chapter 1, Laws of 1973 as last amended by section 8 of chapter 112, Laws of 1975-76 second extraordinary session and RCW 42.17.350."

Signed by Representatives Oliver, Executive Chairman; Erickson, Co-Chairwoman; Eberle, Eng, Fuller, Granlund, Gruger, Hastings, Hughes.

February 27, 1979

SUBSTITUTE SENATE BILL NO. 2376, Prime Sponsor: Senator Lewis, permitting transfers from a local improvement guaranty fund to a general fund of a city or town. Reported by Committee on Local Government.

MAJORITY recommendation: Do pass. Signed by Representatives Charnley, Co-Chairman; Zimmerman, Co-Chairman; Breekke, Garrett, Rohrbach, Rosbach, Teutsch, Van Dyken, Vrooman, Whiteside.

February 27, 1979

SENATE BILL NO. 2562, Prime Sponsor: Senator Lewis, permitting filing of registration transfers at the polls, Reported by Committee on Constitution, Elections and Governmental Ethics.
FIFTY-THIRD DAY, MARCH 1, 1979

MAJORITY recommendation: Do pass. Signed by Representatives Oliver, Executive Chairman; Erickson, Co-Chairwoman; Barnes, Eberle, Eng, Fuller, Granlund, Gruger, Hastings, Hughes.

February 28, 1979

SUBSTITUTE SENATE BILL NO. 3100, Prime Sponsor: Senator Henry, regulating vessels. Reported by Committee on Transportation.

MAJORITY recommendation: Do pass. Signed by Representatives Wilson, Co-Chairman; Bender, Burns, Charnley, Clayton, Erak, Gallagher, Garrett, Isaacson, McCormick, Sherman, Smith (C), Sprague, Walk.

February 27, 1979

SUBSTITUTE SENATE JOINT RESOLUTION NO. 110, Prime Sponsor: Senator Walgren, authorizing annual legislative sessions. Reported by Committee on Constitution, Elections and Governmental Ethics.

MAJORITY recommendation: Do pass with the following amendments:

On page 1, line 18 after "each" strike "odd-numbered"

On page 1, line 19 beginning with the words "A regular" strike all material down to and including the period on line 25

On page 2, line 19 after "purposes" strike "is" and insert "are"

Signed by Representatives Oliver, Executive Chairman; Erickson, Co-Chairwoman; Eng, Fuller, Granlund, Gruger, Hastings, Hughes.

MOTION

On motion of Mr. Polk, all bills listed on today's agenda under the fifth order of business were passed to Committee on Rules for second reading with the exception of HOUSE BILL NO. 128, HOUSE BILL NO. 370. and HOUSE BILL NO. 1237, which were rereferred to Committee on Appropriations.

SECOND READING

HOUSE BILL NO. 2, by Representatives Erickson, Salatino, Sanders, Nisbet and Brown:

Providing for refund of sales tax for returned merchandise.

The House resumed consideration of the bill on second reading. (For previous action, see Journal, 51st Day, February 27, 1979.)

Speaker Berentson stated the question before the House to be the Point of Order raised by Representative Erickson.

With the consent of the House, Ms. Erickson withdrew the Point of Order.

Speaker Berentson stated the question before the House to be the amendment by Representative Addison to page 1, line 15.

With the consent of the House, Mr. Addison withdrew the amendment.

The Clerk read the following amendment by Representatives Bond and Owen:

On page 2, following line 31 insert the following:

"Sec. 2. Section 82.08.100, chapter 15, Laws of 1961 as last amended by section 50, chapter 278, Laws of 1975 1st ex. sess. and RCW 82.08.100 are each amended to read as follows:

The department of revenue, by general regulation, may provide that a taxpayer whose regular books of account are kept on a cash receipts basis may file returns based upon his cash receipts for each reporting period and pay the tax herein provided upon such basis in lieu of reporting and paying the tax on all sales made during each period.

In addition, a taxpayer who regularly makes credit sales may pay the tax herein provided on the basis of the tax being imposed on collections made on such credit sales during each reporting period."

POINT OF ORDER

Ms. Sommers: "Mr. Speaker, I believe this amendment is in violation of House Rule 31. This is the substance of another bill pending before the legislature."

Speaker Berentson: "The Speaker is going to rule that your point of order is not well taken, Representative Sommers."

Mr. Bond moved adoption of the amendment and spoke in favor of it.
Representatives Polk and Owen spoke in favor of the amendment, and Representatives Sommers, Erickson and O'Brien spoke against it.

Mr. Bond spoke again in favor of the amendment.

**ROLL CALL**

The Clerk called the roll on adoption of the amendment by Representatives Bond and Owen to House Bill No. 2, and the amendment was adopted by the following vote: Yeas, 62; nays, 36; not voting, 0.


On motion of Mr. Bond, the following amendment to the title was adopted:

On page 1, line 4 of the title following "82.08.010" strike the period and insert "; and amending section 82.08.100, chapter 82, Laws of 1961 as last amended by section 50, chapter 278, Laws of 1975, 1st ex. sess. and RCW 82.08.100."

House Bill No. 2 was ordered engrossed and passed to Committee on Rules for third reading.

**HOUSE BILL NO. 645, by Representatives Heck, Chandler, Bender, Williams, Grimm, Bauer, Vrooman and Erickson (by Superintendent of Public Instruction request):**

Implementing law relating to use of school plants for community activities and making an appropriation thereof.

The House resumed consideration of the bill on second reading. (For previous action, see Journal, 52nd Day, February 28, 1979.)

House Bill No. 645 was ordered engrossed and passed to Committee on Rules for third reading.

**HOUSE BILL NO. 296, by Representative Sommers (by Department of Revenue request):**

Modifying the use tax exemptions.

On motion of Mr. Dunlap, the rules were suspended, the second reading considered the third, and House Bill No. 296 was placed on final passage.

Ms. Sommers spoke in favor of passage of the bill.

**ROLL CALL**

The Clerk called the roll on the final passage of House Bill No. 296, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


House Bill No. 296, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.
HOUSE BILL NO. 480, by Representatives Adams, O'Brien, Whiteside, Eng, Maxie, May, Brekke, Winsley, Lux, North, Haley and Mitchell (by Executive request):

Revising the laws against discrimination to include persons with physical handicaps.

The bill was read the second time.

On motion of Mr. Adams, Substitute House Bill No. 480 was substituted for House Bill No. 480, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 480 was read the second time.

Committee on Appropriations recommendation: Majority, do pass as amended. (For amendment, see Journal, 52nd Day, February 28, 1979.)

On motion of Mr. Thompson, the committee amendment was adopted.

On motion of Mr. Thompson, the following amendment to the title was adopted:
On page I, line 21 after "RCW 49.60.225" insert "; and making an appropriation"

Substitute House Bill No. 480 was ordered engrossed.

On motion of Mr. Dunlap, the rules were suspended, the second reading considered the third, and Engrossed Substitute House Bill No. 480 was placed on final passage.

Mr. Adams spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 480, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


Engrossed Substitute House Bill No. 480, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.


Increasing state business and occupation tax monetary exemption.

The bill was read the second time.

Committee on Revenue recommendation: Majority, do pass as amended. (For amendments, see Journal, 52nd Day, February 28, 1979.)

On motion of Ms. Sommers, the committee amendments were adopted.

House Bill No. 642 was ordered engrossed.

On motion of Mr. Dunlap, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 642 was placed on final passage.

Representatives Sanders and Craswell spoke in favor of passage of the bill.

ROLL CALL
Engrossed House Bill No. 642, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Speaker Berentson declared the House to be at ease until 1:30 p.m.
Speaker Berentson called the House to order.

MESSAGES FROM THE SENATE

March 1, 1979

Mr. Speaker:

The President has signed:

HOUSE BILL NO. 26,
HOUSE BILL NO. 187,
HOUSE BILL NO. 341,
HOUSE BILL NO. 342,
HOUSE BILL NO. 343,
HOUSE BILL NO. 344,
HOUSE BILL NO. 345,
HOUSE BILL NO. 346,
HOUSE BILL NO. 347,
HOUSE BILL NO. 348,
SENATE BILL NO. 2221,
SENATE BILL NO. 2233,
SENATE BILL NO. 2366,
SENATE BILL NO. 2486,

and the same are herewith transmitted.

Sidney R. Snyder, Secretary

March 1, 1979

Mr. Speaker:

The Senate has concurred in the House amendments to ENGROSSED SENATE BILL NO. 2119, and has passed the bill as amended by the House.

Sidney R. Snyder, Secretary.

March 1, 1979

Mr. Speaker:

The Senate has concurred in the House amendment to ENGROSSED SUBSTITUTE SENATE BILL NO. 2148, and has passed the bill as amended by the House.

Sidney R. Snyder, Secretary.

SIGNED BY THE SPEAKERS

Speaker Berentson announced the Speakers were signing:

SENATE BILL NO. 2221,
SENATE BILL NO. 2233,
SENATE BILL NO. 2366,
SENATE BILL NO. 2486.

SECOND READING

SUBSTITUTE SENATE BILL NO. 2028, by Committee on Judiciary (originally sponsored by Senators Rasmussen and Walgren):

Permitting police to divert telephone lines in an emergency hostage situation.

The bill was read the second time.

On motion of Mr. Dunlap, the rules were suspended, the second reading considered the third, and Substitute Senate Bill No. 2028 was placed on final passage.

Mr. Newhouse spoke in favor of passage of the bill.
ROLL CALL

The Clerk called the roll on the final passage of Substitute Senate Bill No. 2028, and the bill passed the House by the following vote: Yeas, 96; nays, 1; not voting, 1.


Voting nay: Representative Zimmerman.

Not voting: Representative Nelson G. A.

Substitute Senate Bill No. 2028, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE BILL NO. 2069, by Senators Henry, Wanamaker, Conner and Guess (by Department of Licensing request):

Permitting refund of vehicle license fees paid in advance and never used.

The bill was read the second time.

Committee on Transportation recommendation: Majority, do pass as amended. (For amendments, see Journal, 51st Day, February 27, 1979.)

Mr. Walk moved adoption of the committee amendments.

Representatives Walk and Rosbach spoke in favor of the amendments, and they were adopted.

On motion of Mr. Dunlap, the rules were suspended, the second reading considered the third, and Senate Bill No. 2069 as amended by the House was placed on final passage.

Mr. Walk spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Senate Bill No. 2069 as amended by the House, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


Senate Bill No. 2069 as amended by the House, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

ENGROSSED SENATE BILL NO. 2147, by Senators Williams, Lee, Talmadge and Conner:

Limiting liability of persons donating food items to nonprofit organizations.

The bill was read the second time.

Mr. Oliver moved adoption of the following amendment by Representatives Oliver, Struthers and Hastings:

On page 1, line 20 after "authorized" insert "but are not required"

Representatives Oliver, Newhouse and Struthers spoke in favor of the amendment, and Mr. Nelson (D) spoke against it.
ROLL CALL

The Clerk called the roll on adoption of the amendment by Representatives Oliver, Struthers and Hastings to Engrossed Senate Bill No. 2147, and the amendment was not adopted by the following vote: Yeas, 48; nays, 50; not voting, 0.


Engrossed Senate Bill No. 2147 was passed to Committee on Rules for third reading.

Speaker Berentson called on Mr. Newhouse to preside.

ENGROSSED SENATE BILL NO. 2178, by Senators Marsh, Clarke, Talmadge, Woody, Hayner and Vognild:

Authorizing standby guardians to authorize emergency medical treatment.

The bill was read the second time.

On motion of Mr. Dunlap, the rules were suspended, the second reading considered the third, and Engrossed Senate Bill No. 2178 was placed on final passage.

Mr. Smith (R) spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 2178, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


Engrossed Senate Bill No. 2178, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

ENGROSSED SENATE BILL NO. 2186, by Senators Bottiger, Benitz and North:

Regulating attachments to utility poles.

The bill was read the second time.

On motion of Mr. Dunlap, the rules were suspended, the second reading considered the third, and Engrossed Senate Bill No. 2186 was placed on final passage.

Ms. McCormick spoke in favor of passage of the bill.

POINT OF INQUIRY

Ms. McCormick yielded to question by Mr. Tupper.

Mr. Tupper: "Representative McCormick, does this bill give the WUTC power to require a utility to accept attachments?"

Ms. McCormick: "No. Nothing in this bill authorizes the WUTC to require a utility to consent to or to make an attachment, or construct or modify facilities for the benefit of attachments."

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 2186, and the bill passed the House by the following vote: Yeas, 92; nays, 3; not voting, 3.

Voting nay: Representatives Bond, Wilson, Zimmerman.

Not voting: Representatives Berentson, McCormick, Nelson G. A.

Engrossed Senate Bill No. 2186, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE BILL NO. 2206, by Senators Hansen, Gaspard, Day, Wanamaker and Benitz (by Department of Agriculture request):

Revising the fees and procedures for commercial feed inspection.

The bill was read the second time.

Committee on Agriculture recommendation: Do pass as amended. (For amendments, see Journal, 40th Day, February 16, 1979.)

On motion of Mr. Kreidler, the committee amendments were adopted.

On motion of Mr. Dunlap, the rules were suspended, the second reading considered the third, and Senate Bill No. 2206 as amended by the House was placed on final passage.

Mr. Kreidler spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Senate Bill No. 2206 as amended by the House, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


Senate Bill No. 2206 as amended by the House, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

ENGROSSED SENATE BILL NO. 2417, by Senators Gaspard, Hayner and Bottiger:

Adding certain procedures for imposing and enforcing restitutions to the victims of crimes.

The bill was read the second time.

On motion of Mr. Polk, the rules were suspended, the second reading considered the third, and Engrossed Senate Bill No. 2417 was placed on final passage.

Mr. Smith (R) spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 2417, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.

Engrossed Senate Bill No. 2417, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

ENGROSSED SENATE BILL NO. 2021, by Senators Hayner and Guess:
Controlling contraband in state correctional institutions.
The bill was read the second time.
Committee on Institutions recommendation: Majority, do pass as amended. (For amendments, see Journal, 52nd Day, February 28, 1979.)

On motion of Ms. Becker, the committee amendment to page 1, line 11 was adopted.
Ms. Becker moved adoption of the committee amendment to page 1, line 17.
Mr. Struthers moved adoption of the following amendment to the committee amendment:
On line 2 of the amendment to page 1, line 17, strike "and intentionally"
Representatives Struthers and Becker spoke in favor of the amendment to the amendment, and it was adopted.
The committee amendment as amended was adopted.
Ms. Becker moved adoption of the committee amendment to page 2, line 4.
On motion of Mr. Struthers, the following amendment to the committee amendment was adopted:
Beginning on line 1 of the amendment to page 2, line 4, strike "or intentionally"
The committee amendment as amended was adopted.
On motion of Ms. Becker, the remainder of the committee amendments were adopted.
On motion of Mr. Dunlap, the rules were suspended, the second reading considered the third, and Engrossed Senate Bill No. 2021 as amended by the House was placed on final passage.
Mr. Struthers spoke in favor of passage of the bill.

ROLL CALL
The Clerk called the roll on the final passage of Engrossed Senate Bill No. 2021 as amended by the House, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.

Engrossed Senate Bill No. 2021 as amended by the House, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

THIRD READING
SUBSTITUTE HOUSE BILL NO. 405, by Committee on Revenue (originally sponsored by Representatives Bond, Galloway, Nelson (G.A.), Sommers, Nelson (D), Hastings, McDonald and Struthers):
Changing the law on tax deferral.
The bill was read the third time and placed on final passage.
Representatives Bond, Nelson (D), Granlund and Craswell spoke in favor of passage of the bill.
Mr. Bond spoke again in favor of the bill.
ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 405, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


Substitute House Bill No. 405, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

RESOLUTION

HOUSE RESOLUTION NO. 79-15, by Representatives O’Brien, Brekke, Burns, Douthwaite and Nelson (D):

WHEREAS, The Olympic Hotel is part of the University of Washington Metropolitan Tract in downtown Seattle; and
WHEREAS, A mandate of the Board of Regents is to work toward the good of the entire community in its deliberations pertaining to Metropolitan Tract properties; and
WHEREAS, The Olympic Hotel was built as a result of community effort over 50 years ago and has been maintained as a quality hotel in the State of Washington; and
WHEREAS, The Olympic Hotel is of outstanding significance both architecturally and historically and is a cultural and social center for the City of Seattle; and
WHEREAS, The Olympic Hotel satisfies statutory criteria for designation as a City of Seattle landmark and for nomination to the National Register of Historic Places; and
WHEREAS, The Olympic Hotel has been residence to six Presidents of the United States, foreign heads of state, diplomats and royalty, innumerable nationally famous entertainers, athletes, public figures and business people, and many thousands of ordinary citizens; and
WHEREAS, The Olympic Hotel is in need of rehabilitation due to normal wear and tear and functional upgrading; and
WHEREAS, All economic reports indicate that rehabilitation of the Olympic Hotel is economically viable; and
WHEREAS, Other alternatives would result in excessive new construction costs and energy expenditures;
NOW, THEREFORE, BE IT RESOLVED, That the Washington State House of Representatives urges the University of Washington Board of Regents to give first consideration to any proposal that would result in the retention of the Olympic Hotel.

On motion of Mr. O’Brien the resolution was adopted.

MOTION

On motion of Mr. Polk, the House reverted to the fifth order of business.

REPORTS OF STANDING COMMITTEES

February 28, 1979

HOUSE BILL NO. 49, Prime Sponsor: Representative Valle, establishing a regulatory program with the department of ecology for dam safety. Reported by Committee on Ecology.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Valle, Executive Chairwoman; Barr, Co-Chairman; Brekke, Douthwaite, Galloway, Hughes, Isaacs, Nisbet, Pruitt, Smith (C).

February 28, 1979

HOUSE BILL NO. 324, Prime Sponsor: Representative Kreidler, setting forth Olympia Technical Community College as a new community college district. Reported by Committee on Higher Education.
the advisory council created in subsection (2) of this section, give consideration to the following factors.

...
(iv) Whether there can be a maximum harvest of propagated salmon with a tolerable impact on other salmonid stocks, both natural and artificial, and on their environment. The department shall consult on this matter with the department of game.

(2) To aid and advise the department in the performance of its functions as specified by this section with regard to the salmon enhancement program, a salmon advisory council is hereby created. The advisory council shall consist of ten members appointed by the governor; the director of the department of fisheries, who shall be chairman; the director of the department of game, or the director’s designee; one member of the senate to be appointed by the president of the senate; and one member of the house of representatives to be appointed by the speaker of the house of representatives. Of the members appointed by the governor, two shall represent troll fishermen; two shall represent gill net fishermen, of which one shall be from the Puget Sound area and one from the southwest Washington area; one shall represent purse seine fishermen; one shall represent owners of charter boats; two shall represent sportsmen; and two shall represent fish processors, of which one shall represent fresh or frozen fish processors and one shall represent canneries.

The terms of the initial members appointed by the governor expire on December 31, 1979. Thereafter, all members appointed by the governor shall serve terms of two years.

The advisory council shall be convened by the director prior to the decision to expend any funds for construction and development of any salmon propagation facility. The council shall advise the director with regard to the considerations listed in subsection (1)(b) of this section and any other factors the council deems relevant with respect to the proposed facility.

Vacancies shall be filled in the same manner as original appointments. Except for the director of the department of game and legislative members, members shall receive reimbursement through the department of fisheries for travel expenses incurred in the performance of their duties in accordance with RCW 43.03-.050 and 43.03.060 as now existing or hereafter amended.

The director of the department of game, or the director’s designee, shall receive reimbursement through the department of game for travel expenses incurred in the performance of his or her duties in accordance with RCW 43.03.050 and 43.03.060 as now existing or hereafter amended. The legislative members shall be deemed engaged in legislative business while in attendance upon the business of the council and shall be limited to such allowances therefor as otherwise provided in RCW 44.04.120 as now existing or hereafter amended.

The salmon advisory council shall cease to exist on December 31, 1989.

NEW SECTION. Sec. 4. If any provision of this act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected.

NEW SECTION. Sec. 5. This act is necessary for the immediate preservation of the public peace, health, and safety, the support of the state government and its existing public institutions, and shall take effect immediately.

On page 1, on line 1 of the title, after "fish;" delete "and"

On page 1, on line 3 of the title, after "75.28.095" and before the period, insert "amending section 2, chapter 327, Laws of 1977 ex. ses., and RCW 75.18.110; adding a new section to chapter 75.28 RCW; providing an expiration date; and declaring an emergency"

Signed by Representatives Schmitten, Executive Chairman; Vrooman, Co-Chairman; Adams, Dawson, Dunlap, Jovanovich, McDonald, Mitchell, Owen, Smith (R).

February 28, 1979

ENGROSSED SENATE BILL NO. 2068, Prime Sponsor: Senator Henry, transferring jurisdiction of habitual traffic offenders to the department of licensing. Reported by Committee on Transportation.

MAJORITY recommendation: Do pass. Signed by Representatives Wilson, Co-Chairman; Bender, Burns, Charnley, Clayton, Erak, Gallagher, Garrett, Isaacson, McCormick, Sherman, Smith (C), Sprague, Struthers, Walk.

February 28, 1979

SENATE BILL NO. 2078, Prime Sponsor: Senator von Reichbauer, increasing the fee required for release of accident records. Reported by Committee on Transportation.

MAJORITY recommendation: Do pass with the following amendment:

On page 1, line 10 after "fee" strike "of ((two)) three dollars" and insert "((of two dollars)) sufficient to meet, but not exceed, the costs incurred"

Signed by Representatives Wilson, Co-Chairman; Bender, Burns, Charnley, Clayton, Eberle, Erak, Gallagher, Garrett, Isaacson, McCormick, Sherman, Smith (C), Sprague, Struthers, Walk.

February 28, 1979

SENATE BILL NO. 2101, Prime Sponsor: Senator Day, increasing the maximum size of veterans’ estates for which the director of veterans’ affairs may act as executor. Reported by Committee on Social and Health Services.
MAJORITY recommendation: Do pass. Signed by Representatives Adams, Co-Chairman; Whiteside, Co-Chairman; Barr, Brekke, Gruger, Houchen, Kreidler, Lux, Mitchell, Pruitt, Schmitten, Teutsch, Tupper.

February 28, 1979

ENGROSSED SENATE BILL NO. 2102, Prime Sponsor: Senator Day, requiring the director of veterans' affairs to set the value of support items furnished residents at the Colony of the State Soldiers' Home. Reported by Committee on Social and Health Services.

MAJORITY recommendation: Do pass. Signed by Representatives Adams, Co-Chairman; Whiteside, Co-Chairman; Barr, Brekke, Gruger, Houchen, Kreidler, Lux, Mitchell, Pruitt, Schmitten, Teutsch, Tupper.

February 28, 1979

ENGROSSED SENATE BILL NO. 2124, Prime Sponsor: Senator Conner, consolidating food fish and shellfish sellers' and processors' licenses. Reported by Committee on Natural Resources.

MAJORITY recommendation: Do pass. Signed by Representatives Schmitten, Executive Chairman; Vrooman, Co-Chairman; Adams, Dawson, Dunlap, Jovanovich, McDonald, Mitchell, Owen, Rosbach, Smith (R).

February 28, 1979

SENATE BILL NO. 2136, Prime Sponsor: Senator Day, authorizing agreements for purpose of conducting multistate dental licensing examinations. Reported by Committee on Social and Health Services.

MAJORITY recommendation: Do pass. Signed by Representatives Adams, Co-Chairman; Whiteside, Co-Chairman; Barr, Brekke, Gruger, Houchen, Kreidler, Lux, Mitchell, Pruitt, Schmitten, Teutsch, Tupper.

February 28, 1979

ENGROSSED SENATE BILL NO. 2138, Prime Sponsor: Senator Day, making the sale of a counterfeit controlled substance unlawful. Reported by Committee on Social and Health Services.

MAJORITY recommendation: Do pass. Signed by Representatives Adams, Co-Chairman; Whiteside, Co-Chairman; Barr, Brekke, Gruger, Houchen, Kreidler, Lux, Mitchell, Pruitt, Schmitten, Teutsch, Tupper.

February 28, 1979

SUBSTITUTE SENATE BILL NO. 2141, Prime Sponsor: Senator Day, revising the regulations of the practice of pharmacy. Reported by Committee on Social and Health Services.

MAJORITY recommendation: Do pass. Signed by Representatives Adams, Co-Chairman; Whiteside, Co-Chairman; Barr, Brekke, Gruger, Houchen, Kreidler, Lux, Mitchell, Pruitt, Schmitten, Teutsch, Tupper.

February 28, 1979

ENGROSSED SUBSTITUTE SENATE BILL NO. 2142, Prime Sponsor: Senator Gaspard, changing the penalty for causing physical damage to animals. Reported by Committee on Agriculture.

MAJORITY recommendation: Do pass with the following amendments:

Strike everything after the enacting clause and insert:

*Section 1. Section 3, chapter 174, Laws of 1977 ex. sess. and RCW 4.24.320 are each amended to read as follows:

Any (owner of livestock) person who suffers damages as a result of actions described in ((RCW 9A.48.080 through 9A.48.090)) RCW 9A.48.080(c) or any owner of a horse, mule, cow, heifer, bull, steer, swine, or sheep who suffers damages as a result of a wilful, unauthorized act described in RCW 9A.56.080 may bring an action against the person or persons committing the act in a court of competent jurisdiction for exemplary damages up to three times the actual damages sustained, plus attorney's fees.

Sec. 2. Section 9A.48.080, chapter 260, Laws of 1975 1st ex. sess. and RCW 9A.48.080 are each amended to read as follows:

(1) A person is guilty of malicious mischief in the second degree if he knowingly and maliciously:

(a) Causes physical damage to the property of another in an amount exceeding two hundred ((and)) fifty dollars; or
(b) Creates a substantial risk of interruption or impairment of service rendered to the public, by physically damaging or tampering with an emergency vehicle or property of the state, a political subdivision thereof, or a public utility or mode of public transportation, power, or communication; or

(c) Notwithstanding RCW 16.52.070, causes physical damage, destruction, or injury by amputation, mutilation, castration, or other malicious act to a horse, mule, cow, heifer, bull, steer, swine, goat, or sheep.

(2) Malicious mischief in the second degree is a class C felony.

Sec. 3. Section 9A.48.100, chapter 260, Laws of 1975 1st ex. sess. as amended by section 1, chapter 174, Laws of 1977 ex. sess. and RCW 9A.48.100 are each amended to read as follows:

For the purposes of RCW 9A.48.070 through 9A.48.090 inclusive, "physical damage", in addition to its ordinary meaning, shall include the alteration, damage, or erasure of records, information, data, or computer programs which are electronically recorded for use in computers ((and shall also include the injury or destruction of livestock)).

Sec. 4. Section 9A.56.080, chapter 260, Laws of 1975 1st ex. sess. as amended by section 2, chapter 174, Laws of 1977 ex. sess. and RCW 9A.56.080 are each amended to read as follows:

(1) Every person who, without lawful authority and with intent to deprive or defraud the owner thereof, wilfully takes, leads, or transports away, conceals, withholds, slaughters, or otherwise appropriates to his own use any horse, mule, cow, heifer, bull, steer, swine, or sheep shall be guilty of theft of livestock.

(2) Theft of livestock is a class B felony.

(3) For purposes of subsection (1) of this section, "wilfully takes, leads, or transports away, conceals, withholds, slaughters, or otherwise appropriates" shall not include any act of causing physical damage, destruction, or injury by amputation, mutilation, castration or other similar act to a horse, mule, cow, heifer, bull, steer, swine, or sheep.

Sec. 5. Section 4, chapter 146, Laws of 1901 and RCW 16.52.070 are each amended to read as follows:

Every person who cruelly overdrives, overloads, drives when overloaded, overworks, tortures, torments, deprives of necessary sustenance, cruelly beats, mutilates or cruelly kills, or causes, procures, authorizes, requests or encourages so to be overdriven, overloaded, driven when overloaded, overworked, tortured, tormented, deprived of necessary sustenance, cruelly beaten or mutilated or cruelly killed, any animal; and whoever having the charge or custody of any animal, either as owner or otherwise, inflicts unnecessary suffering or pain upon the same, or unnecessarily fails to provide the same with the proper food, drink, air, light, space, shelter or protection from the weather, or who wilfully and unreasonably drives the same when unfit for labor or with yoke or harness that chafes or galls it, or check rein or any part of its harness too tight for its comfort, or at night when it has been six consecutive hours without a full meal, or who cruelly abandons any animal, shall be guilty of a misdemeanor.

For purposes of this section, the acts punishable under this section shall not include the act of maliciously causing physical damage, destruction, or injury by amputation, mutilation, castration or other similar act to a horse, mule, cow, heifer, bull, steer, swine, goat, or sheep.


Signed by Representatives Kreidler, Executive Chairman; Fancher, Co-Chairwoman; Amen, Becker, Hastings, Heck, Van Dyken.

February 28, 1979

SENATE BILL NO. 2143, Prime Sponsor: Senator McDermott, changing descriptive designation of certain first class districts in class AA counties. Reported by Committee on Education.

MAJORITY recommendation: Do pass with the following amendments:

Strike everything after the enacting clause and insert the following:

"Section 1. Section 28A.57.312, chapter 223, Laws of 1969 ex. sess. as last amended by section 5, chapter 43, Laws of 1975 and RCW 28A.57.312 are each amended to read as follows:

The governing board of a school district shall be known as the board of directors of the district.

Unless otherwise specifically provided, as in RCW 29.13.060, members of a board of directors shall be elected by ballot by the registered voters of the school district and shall hold office for a term of four years and until their successors are elected and qualified. Terms of school directors shall be staggered, and insofar as possible, not more than a majority of one shall be elected to full terms at any regular election. In case a member or members of a board of directors are to be elected to fill an unexpired term or terms, the ballot shall specify the term for which each such member is to be elected.

Except for a school district of the first class having ((an enrollment of fifty thousand pupils)) within its boundaries a city with a population of four hundred thousand people or more in class AA counties, which shall have a board of directors of seven members, the board of directors of every school district of the first class or school district of the second class shall consist of five members.

Sec. 2. Section 28A.57.342, chapter 223, Laws of 1969 ex. sess. as last amended by section 8, chapter 43, Laws of 1975 and RCW 28A.57.342 are each amended to read as follows:
Whenever an election shall be held for the purpose of securing the approval of the voters for the formation of a new school district other than a school district of the first class having ((an enrollment of fifty thousand pupils)) within its boundaries a city with a population of four hundred thousand people or more in class AA counties, if requested by one of the boards of directors of the school districts affected, there shall also be submitted to the voters at the same election a proposition to authorize the county committee to divide the school district, if formed, into directors' districts. Such director districts in second class districts, if approved, shall not become effective until the next regular school election following the next regular school election at which time a new board of directors shall be elected as provided in RCW 28A.8.318, as now or hereafter amended. Each of the five directors shall be elected from among the residents of the respective director district by the electors of the entire school district.

Sec. 3. Section 28A.8.344, chapter 223, Laws of 1969 ex. sess. as last amended by section 9, chapter 43, Laws of 1975 and RCW 28A.8.344 are each amended to read as follows:

The board of directors of every school district other than a school district of the first class having ((an enrollment of fifty thousand pupils)) within its boundaries a city with a population of four hundred thousand people or more in class AA counties which is not divided into directors' districts may submit to the voters at any regular school district election a proposition to authorize the county committee to divide the district into directors' districts. If a majority of the votes cast on the proposition shall be affirmative, the county committee shall proceed to divide the district into directors' districts. Such director districts, if approved, shall not become effective until the next regular school election when a new five member board of directors shall be elected, one from each of five director districts from among the residents of the respective director district by the electors of the entire district, two for a term of two years and three for a term of four years, unless such district elects its directors for six years, in which case, one for a term of two years, two for a term of four years, and two for a term of six years.

Sec. 4. Section 7, chapter 15, Laws of 1975-'76 2nd ex. sess. and RCW 28A.8.357 are each amended to read as follows:

Upon the establishment of a new school district of the first class as provided for in RCW 28A.8.342, as now or hereafter amended, containing more than one former first class district, the directors of the largest former first class district and three directors representative of the other former first class districts selected by a majority of the board members of the former first class districts and two directors representative of former second class districts selected by a majority of the board members of former second class districts shall meet at the call of the educational service district superintendent and shall constitute the board of directors of the new district. Vacancies once such a board has been reconstituted shall not be filled unless the number of remaining board members is less than seven, and such vacancies shall be filled in the manner otherwise provided by law.

Each board of directors so constituted shall proceed at once to organize in the manner prescribed by law and thereafter shall have all of the powers and authority conferred by law upon boards of first class districts until the next regular school election and until their successors are elected and qualified. At such election other than districts electing directors for six-year terms as provided in RCW 29.13.060, as now or hereafter amended, five directors shall be elected either at large or by director districts, as the case may be, for a term of two years and three for a term of four years. At such election for districts electing directors for six years other than ((districts)) a district having ((an enrollment of fifty thousand pupils)) within its boundaries a city with a population of four hundred thousand people or more in class AA counties and electing directors for six year terms, five directors shall be elected either at large or by director districts, as the case may be, one for a term of two years, two for a term of four years, and two for a term of six years.

Sec. 5. Section 8, chapter 15, Laws of 1975-'76 2nd ex. sess. and RCW 28A.8.358 are each amended to read as follows:

Upon the establishment of a new school district of the first class having ((an enrollment of fifty thousand pupils)) within its boundaries a city with a population of four hundred thousand people or more in class AA counties, the directors of the largest former first class district and three directors representative of the other former first class districts selected by a majority of the board members of the former first class districts and two directors representative of former second class districts selected by a majority of the board members of former second class districts shall meet at the call of the educational service district superintendent and shall constitute the board of directors of the new district. Each board of directors so constituted shall proceed at once to organize in the manner prescribed by law and thereafter shall have all the powers and duties conferred by law upon boards of first class districts, until the next regular school election and until their successors are elected and qualified. Such duties shall include establishment of new director districts as provided for in RCW 28A.8.425, as now or hereafter amended. At the next regular school election seven directors shall be elected by director districts, two for a term of two years, two for a term of four years and three for a term of six years. Thereafter their terms shall be as provided in ((RCW 29.13.060)) section 10 of this amendatory act.

Vacancies once such a board has been reconstituted shall not be filled unless the number of remaining board members is less than seven, and such vacancies shall be filled in the manner otherwise provided by law.

Sec. 6. Section 9, chapter 131, Laws of 1969 as amended by section 5, chapter 21, Laws of 1973 2nd ex. sess. and RCW 28A.8.425 are each amended to read as follows:
Notwithstanding any other provision of law, any school (district) district of the first class having (an enrollment of fifty thousand pupils) within its boundaries a city with a population of four hundred thousand people or more in class AA counties shall be divided into seven director districts. The boundaries of such director districts shall be established by the members of the school board and approved by the county committee on school district organization, such boundaries to be established so that each such district shall comprise, as nearly as practicable, an equal portion of the population of the school district. Boundaries of such director districts shall be adjusted by the school board and approved by the county committee after each federal decennial census if population change shows the need thereof to comply with the equal population requirement above. No person shall be eligible for the position of school director in any such director district unless such person resides in the particular director district. Residents in the particular director district desiring to be a candidate for school director shall file their declarations of candidacy for such director district and for the position of director in that district and shall be voted upon in the primary election by the registered voters of that particular director district: PROVIDED, That if not more than one person files a declaration of candidacy for the position of school director in any director district, no primary election shall be held in that district, and such candidate’s name alone shall appear on the ballot for the director district position at the general election. The name of the person who receives the greatest number of votes and the name of the person who receives the next greatest number of votes at the primary for each director district position shall appear on the general election ballot under such position and shall be voted upon by all the registered voters in the school district. Except as provided in RCW 28A.57.435, as now or hereafter amended, every such director so elected in school districts divided into seven director districts shall serve for a term of (six) four years as otherwise provided in RCW 29.13.060 section 10 of this amendatory act.

Sec. 7. Section 10, chapter 131, Laws of 1969 as amended by section 6, chapter 21, Laws of 1973 2nd ex. sess. and RCW 28A.57.435 are each amended to read as follows:

Within thirty days after March 25, 1969, the school boards of any school (district) district of the first class having (an enrollment of fifty thousand pupils) within its boundaries a city with a population of four hundred thousand people or more in class AA counties shall establish the director district boundaries and obtain approval thereof by the county committee on school district organization. Appointment of a board member to fill any vacancy existing for a new director district prior to the next regular school election shall be by the school board. Prior to the next regular election in the school district and the filing of declarations of candidacy therefor, the incumbent school board shall designate said director districts by number. Directors appointed to fill vacancies as above provided shall be subject to election, one for a six-year term, and one for a two-year term and thereafter the term of their respective successors shall be for (six) four years. The term of office of incumbent members of the board of such district shall not be affected by RCW 28A.57.312, 28A.57.336, 28A.57.425, 28A.57.435, section 10 of this amendatory act, 29.21.180, 29.21.210 and 29.21.230, each as now or hereafter amended.

Sec. 8. Section 2, chapter 10, Laws of 1970 ex. sess. as amended by section 7, chapter 21, Laws of 1973 2nd ex. sess. and RCW 29.21.180 are each amended to read as follows:

No primary shall be held relating to the office of state superintendent of public instruction or, except for any school (district) district of the first class having (an enrollment of fifty thousand pupils) within its boundaries a city with a population of four hundred thousand people or more in class AA counties, officers of other first class school districts if, after the last day allowed for candidates to withdraw, there are no more than two candidates filed for each position to be filled. In such event all candidates concerned shall be notified. Names of candidates that would have been printed upon the primary ballot, but for the provisions of this section, shall be printed upon the general election ballot alphabetically in groups under the designation of the respective titles of the offices for which they are candidates.

Sec. 9. Section 29.21.210, chapter 9, Laws of 1965 as last amended by section 8, chapter 21, Laws of 1973 2nd ex. sess. and RCW 29.21.210 are each amended to read as follows:

Except for any school (district) district of the first class having (an enrollment of fifty thousand pupils) within its boundaries a city with a population of four hundred thousand people or more in class AA counties, the positions of school directors for school districts embracing a city of over one hundred thousand population and the candidates therefor shall appear separately on the nonpartisan ballot in substantially the following form:

SCHOOL DIRECTOR ELECTION BALLOT

To vote for a person make a cross (X) in the square at the right of the name of the person for whom you desire to vote.

School District Directors

............. to be nominated.

No. 1

Vote for One
NEW SECTION. Sec. 10. There is added to chapter 223, Laws of 1969 ex. sess. and to chapter 28A.57 RCW a new section to read as follows:

After the effective date of this amendatory act, the election of directors of any first class school district having within its boundaries a city with a population of four hundred thousand people or more and being in a class AA county, shall be to four year terms. The initial four year terms required by this section shall commence upon the expiration of terms in existence at the effective date of this amendatory act. Nothing in this amendatory act shall affect the term of office of any incumbent director of any such first class school district.

Sec. 11. Section 29.13.060, chapter 9, Laws of 1965 and RCW 29.13.060 are each amended to read as follows:

In class AA and class A counties, first class school districts containing a city of the first class shall hold their election biennially on the Tuesday following the first Monday in November of each odd-numbered year.

Except as provided in section 10 of this amendatory act, the directors to be elected shall be elected for terms of six years and until their successors are elected and qualified.

NEW SECTION. Sec. 12. This amendatory act is necessary for the immediate preservation of the public peace, health, and safety, the support of the state government and its existing public institutions, and shall take effect on July 1, 1979.

NEW SECTION. Sec. 13. If any provision of this amendatory act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected.

In line 1 of the title after "education;" strike the remainder of the title and insert the following:


Signed by Representatives Chandler, Co-Chairman; Heck, Co-Chairman; Bender, Craswell, Ehlers, Eng, Galloway, Sommers, Taller, Taylor, Tupper, Valle, Van Dyken, Warnke, Whiteside.

February 28, 1979

ENGROSSED SUBSTITUTE SENATE BILL NO. 2149, Prime Sponsor: Senator McDermott, providing for bilingual instruction in the common schools. Reported by Committee on Education.

MAJORITY recommendation: Do pass with the following amendment:

Strike everything after the enacting clause and insert the following:

"NEW SECTION. Section 1. This act shall be known and cited as 'The Transitional Bilingual Instruction Act of 1979'. The legislature finds that there are large numbers of children who come from homes where the primary language is other than English. Experience has shown that classes which are taught in English are inadequate to meet the needs of these children. The legislature finds that a bilingual education program can meet the needs of these children. Pursuant to the policy of this state to insure equal
educational opportunity to every child in this state, it is the purpose of this act to provide for the implementa-
tion of bilingual education programs in the public schools, and to provide supplemental financial assistance
to help local school districts to meet the extra costs of these programs.

NEW SECTION. Sec. 2. As used in this act, unless the context thereof indicates to the contrary:

(1) 'Transitional bilingual instruction' means a system of instruction which uses two languages, one of
which is English, as a means of instruction to build upon and expand language skills to enable the pupil to
achieve competency in English. Concepts and information are introduced in the primary language and rein-
fored in the second language: PROVIDED, That the program shall include testing in the subject matter in
English.

(2) 'Primary language' means the language most often used by the student for communication in
his/her home.

(3) 'Eligible pupil' means any enrollee of the school district whose primary language is other than Eng-
lis and whose English language skills are sufficiently deficient or absent to impair learning when taught only
in English, but shall not include pupils who are equally or almost equally competent in English and other
languages.

NEW SECTION. Sec. 3. Every school district board of directors shall:

(1) Make available to each eligible pupil bilingual instruction in accord with rules of the superintendent
of public instruction: PROVIDED, That such rules shall provide that any school district with a limited
number of pupils of the same non-English dominant language shall not be required to activate a new biling-
ual program but may carry on an alternative instructional program utilizing resources available to the
district.

(2) Wherever feasible, ensure that communications to parents emanating from the schools shall be
appropriately bilingual for those parents of pupils in the bilingual instruction program.

(3) Annually determine by administration of a test approved by the superintendent of public instruction
the number of eligible pupils enrolled in the school district.

(4) Provide in-service training for all teachers, counselors, and other staff, who are involved in bilingual
education within the district. Such training shall include appropriate instructional strategies for children of
culturally different backgrounds, use of curriculum materials, and bilingual program models.

NEW SECTION. Sec. 4. Every school district board of directors may appoint, maintain, and receive
recommendations from an advisory committee of persons including parents whose children are in the biling-
ual instruction program and bilingual teachers and other staff members.

NEW SECTION. Sec. 5. The superintendent of public instruction shall prepare and issue prior to Sep-
ember, 1979, program development guidelines to assist school districts in preparing their programs. Rules
for implementation of this bilingual instruction act shall be promulgated by the superintendent of public
instruction in accordance with chapter 34.04 RCW no later than May 15, 1980.

NEW SECTION. Sec. 6. The superintendent of public instruction shall prepare and submit biennially
to the governor and the legislature a budget request for bilingual instruction programs. Moneys appropriated
by the legislature for the purposes of this act shall be allocated by the superintendent of public instruction to
school districts for the sole purpose of operating an approved bilingual instruction program; priorities for
funding shall exist for the early elementary grades. No moneys shall be allocated pursuant to this section to
fund more than three school years of bilingual instruction for each eligible pupil within a district: PRO-
VIDED, That such moneys may be allocated to fund more than three school years of bilingual instruction
for any pupil who fails to demonstrate improvement in English language skills adequate to remove impair-
ment of learning when taught only in English. The superintendent of public instruction shall set standards
and approve a test for the measurement of such English language skills. School districts are hereby empow-
ered to accept grants, gifts, donations, devices and other gratuities from private and public sources to aid in
accomplishing the purposes of sections 1 through 6 of this act.

NEW SECTION. Sec. 7. Section 3 of this act shall take effect September 1, 1980.

NEW SECTION. Sec. 8. Sections 1 through 6 of this act are added to chapter 223, Laws of 1969 ex.

NEW SECTION. Sec. 10. If any provision of this act, or its application to any person or circumstance
is held invalid, the remainder of the act, or the application of the provision to other persons or circumstances
is not affected.'

Signed by Representatives Chandler, Co-Chairman; Heck, Co-Chairman; Bender, Ehlers,
Eng, Galloway, Sommers, Taller, Taylor, Tupper, Valle, Van Dyken, Warnke.

February 28, 1979

ENGROSSED SENATE BILL NO. 2180, Prime Sponsor: Senator Gaspard, limiting the
application of nuisance laws to agricultural activities. Reported by Committee on Agriculture.

MAJORITY recommendation: Do pass. Signed by Representatives Kreidler, Executive
Chairman; Fancher, Co-Chairwoman; Amen, Becker, Hastings, Heck, Van Dyken.

February 28, 1979

SUBSTITUTE SENATE BILL NO. 2184, Prime Sponsor: Senator Guess, including
recycling facilities in the definition of "waste disposal facilities" for bond issuing purposes.
Reported by Committee on Ecology.
MAJORITY recommendation: Do pass. Signed by Representatives Valle, Executive Chairwoman; Barr, Co-Chairman; Brekke, Southwaiite, Galloway, Isaacson, Nisbet, Pruitt.

February 28, 1979

SENATE BILL NO. 2191, Prime Sponsor: Senator Bottiger, declaring geothermal resources to be the private property of owner of the surface land. Reported by Committee on Energy and Utilities.

MAJORITY recommendation: Do pass. Signed by Representatives Haley, Co-Chairman; McCormick, Co-Chairwoman; Bond, Grimm, Isaacson, Monohon, Nisbet, Scott, Sprague, Tupper, Williams, Wilson.

MINORITY recommendation: Do not pass. Signed by Representatives Chamley, Sherman.

February 28, 1979

ENGROSSED SENATE BILL NO. 2237, Prime Sponsor: Senator Day, modifying and extending the senior citizens' service act. Reported by Committee on Social and Health Services.

MAJORITY recommendation: Do pass. Signed by Representatives Adams, Co-Chairman; Whiteside, Co-Chairman; Brekke, Gruger, Houchen, Kreidler, Lux, Mitchell, Pruitt, Schmitten, Teutsch.

February 28, 1979

ENGROSSED SUBSTITUTE SENATE BILL NO. 2254, Prime Sponsor: Senator Hansen, updating laws relating to agriculture. Reported by Committee on Agriculture.

MAJORITY recommendation: Do pass with the following amendments:

On page 11, line 26 strike "((shall))" and insert "shall"

On page 12, line 2 strike "((shall))" and insert "shall"

On page 18, after line 18 insert a new section as follows:

"NEW SECTION. Sec. 22. There is added to chapter 16.36 RCW a new section to read as follows:

The director of agriculture shall, pursuant to the provisions of chapter 34.04 RCW, adopt rules governing the intrastate movement in animals in order to prevent the spread of, and to suppress, infections, contagious, communicable, and, dangerous diseases affecting animals, especially brucellosis. Such rules shall provide for change of ownership testing for eligible animals.*

Renumber remaining sections consecutively and correct internal references accordingly.

In the title, on page 2, line 10 after "16.13 RCW;" insert "adding a new section to chapter 16.36 RCW;"

On page 13, line 34 after "amount" strike everything down through "value" on page 14, line 9 and insert "(not exceeding twenty-five dollars for any grade female, or more than fifty dollars for any purebred registered bull or female, or such portion thereof as would represent an equitable and agreed amount of the contribution of the State of Washington as determined by the director of agriculture and representatives of the United States bureau of animal industry)) including salvage and indemnity payment equal to eighty percent of the value of the animal for any grade female animal or registered bull, and for any registered animal such eighty percent and an additional amount of fifty dollars*"

On page 14, line 18 strike "no" and insert "the director of the department of agriculture shall establish the method for determining the value of the animal after holding a hearing in accordance with chapter 34.04 RCW: AND PROVIDED FURTHER, That the provisions of this section as amended by this 1979 act shall be retroactive and become effective July 1, 1976. No*

On page 18, after line 7 insert a new section as follows:

"Sec. 21. Section 15.38.010, chapter 11, Laws of 1961 and RCW 15.38.010 are each amended to read as follows:

Whenever used in this chapter:

(1) The term 'person' includes individuals, firms, partnerships, associations, trusts, estates, corporations, and any and all other business units, devices or arrangements.

(2) The term 'filled dairy products' means any milk, cream, or skimmed milk, or any combination thereof, whether or not condensed, evaporated, concentrated, frozen, powdered, dried, or desiccated, or any food product made or manufactured therefrom, to which has been added, or which has been blended or compounded with, any fat or oil other than milk fat so that the resulting product is in imitation or semblance of any dairy product, including but not limited to, milk, cream, sour cream, skimmed milk, ice cream, whipped cream, flavored milk or skim-milk, dried or powdered milk, ((cheese; cream cheese; cottage cheese; creamed cottage cheese;)) ice cream mix, sherbet, condensed milk, evaporated milk, or concentrated milk: PROVIDED, HOWEVER, That this term shall not be construed to mean or include:

(a) Oleomargarine;

(b) Any distinctive proprietary food compound not readily mistaken for a dairy product where such compound is customarily used on the order of a physician and is prepared and designed for medicinal or special dietary use and prominently so labeled;
(c) Any dairy product flavored with chocolate or cocoa where the fats or oils other than milk fat con­
tained in such product do not exceed the amount of cacao fat naturally present in the chocolate or cocoa
used; ((or))
(d) Any dairy product in which the vitamin content has been increased and food oil utilized as a carrier
of such vitamins provided the quantity of such food oil does not exceed one one-hundredths of one percent of
the weight of the finished dairy product;
(e) Any cheese product or cheese;
or
(f) Any cream sauce added to processed vegetables.
(3) The term 'intrastate commerce' means any and all commerce within the state of Washington subject
to the jurisdiction thereof; and includes the operation of any business or service establishment."
Renumber remaining sections consecutively.
In the title, page 2, line 9 after ".160;" insert "amending section 15.38.010, chapter 11, Laws of 1961
and RCW 15.38.010;"
Signed by Representatives Kreidler, Executive Chairman; Fancher, Co-Chairwoman;
Amen, Becker, Hastings, Heck, Van Dyken.

March 1, 1979

ENGROSSED SENATE BILL NO. 2256, Prime Sponsor: Senator Rasmussen, revising
laws relating to investments and custody of state funds. Reported by Committee on State
Government.

MAJORITY recommendation: Do pass. Signed by Representatives Ehlers, Executive
Chairman; Taller, Co-Chairman; Addison, Burns, Fancher, Greengo, Haley, Jovanovich,
McGinnis, Pruitt, Salatino, Walk.

February 28, 1979

ENGROSSED SENATE BILL NO. 2272, Prime Sponsor: Senator Day, requiring con­
tinuing education for nurses. Reported by Committee on Social and Health Services.

MAJORITY recommendation: Do pass with the following amendments:
On page 1, line 15 strike "validate and administer all" and insert "approve all continuing"
On page 1, line 28 after "board." insert "Costs for nurses continuing education shall be borne from
licensure fees."
Signed by Representatives Adams, Co-Chairman; Whiteside, Co-Chairman; Barr,
Brekke, Gruger, Houchen, Kreidler, Lux, Mitchell, Pruitt, Schmitten, Teutsch, Tupper.

March 1, 1979

SUBSTITUTE SENATE BILL NO. 2310, Prime Sponsor: Senator Rasmussen, author­
izing state treasurer to make certain payments of wages and state funded benefits directly to
financial institutions. Reported by Committee on State Government.

MAJORITY recommendation: Do pass. Signed by Representatives Ehlers, Executive
Chairman; Addison, Burns, Fancher, Greengo, Haley, Jovanovich, McGinnis, Pruitt, Salatino,
Walk.

February 28, 1979

SENATE BILL NO. 2339, Prime Sponsor: Senator Fleming, requiring certification of
nursing assistants in nursing homes. Reported by Committee on Social and Health Services.

MAJORITY recommendation: Do pass. Signed by Representatives Adams, Co-Chairman;
Whiteside, Co-Chairman; Barr, Brekke, Gruger, Kreidler, Lux, Mitchell, Pruitt, Teutsch.

February 28, 1979

SUBSTITUTE SENATE BILL NO. 2393, Prime Sponsor: Senator Odegaard, establish­
ing enforcement procedures to prevent the spread of noxious weeds. Reported by Committee on
Agriculture.

MAJORITY recommendation: Do pass with the following amendments:
On page 3, following line 3 insert new section as follows:
"Sec. 3. Section 20, chapter 113, Laws of 1969 ex. sess. and RCW 17.10.200 are each amended to read
as follows:
(1) In the case of land owned by the United States on which control measures of a type and extent
required pursuant to this chapter have not been taken, the county noxious weed control board, with the
approval of both the director of the department of agriculture and the appropriate federal agency, may per­
form, or cause to be performed, such work. The cost thereof, if not paid by the agency managing the land,
shall be a state charge and may be paid from any funds available to the department of agriculture for the
administration of this chapter."
(2) The county noxious weed control board is authorized to enter into any reasonable agreement with the appropriate authorities for the control of noxious weeds on Indian lands.

(3) The state shall make all possible efforts to obtain reimbursement from the federal government for costs incurred under this section: PROVIDED, That the state shall actively seek to inform the federal government of the need for noxious weed control on federally owned land where the presence of noxious weeds adversely affects local control efforts: PROVIDED FURTHER, That the state shall actively seek adequate federal funding for noxious weed control on federally owned land.*

Renumber the remaining sections consecutively.

On page 2, line 9 after "of" strike "eight" and insert "((eight)) twelve"

On page 2, line 21 strike "same rate as delinquent real property taxes" and insert "((same rate as delinquent real property taxes)) rate of twelve percent per annum"

On page 3, line 4 after "who" insert "knowingly"

On page 3, line 7 after "who" insert "knowingly"

On page 1, line 5 of the title after ".230:" insert "amending section 20, chapter 113, Laws of 1969 ex. sess. and RCW 17.10.200;"*

Signed by Representatives Kreidler, Executive Chairman; Fancher, Co-Chairwoman; Amen, Becker, Hastings, Heck, Van Dyken.

March 1, 1979

SENATE BILL NO. 2403, Prime Sponsor: Senator Wilson, revising the law on billing municipal corporations for services rendered. Reported by Committee on State Government.

MAJORITY recommendation: Do pass with the following amendments:

After the enacting clause insert the following:

"Section 1. Section 43.09.260, chapter 8, Laws of 1965 and RCW 43.09.260 are each amended to read as follows:

The state auditor, the chief examiner, and every state examiner shall have power by himself or by any person legally appointed to perform the service, to examine into all financial affairs of every public office and officer.

The examination of the financial affairs of ((townships, cities and towns, and school)) all taxing districts shall be made at ((least once in every two years; all other examinations shall be made at least once a year)) such reasonable, periodic intervals as the state auditor shall determine. However, an examination of the financial affairs of all taxing districts shall be made at least once in every three years. The term "taxing districts" for purposes of RCW 43.09.190 through 43.09.285 includes but is not limited to all counties, cities, and other political subdivisions, municipal corporations, and quasi-municipal corporations, however denominated.

The state auditor shall establish a schedule to govern the auditing of taxing districts which shall include: A designation of the various classifications of taxing districts; a designation of the frequency for auditing each type of taxing district; and a description of events which cause a more frequent audit to be conducted.

On every such examination, inquiry shall be made as to the financial condition and resources of the taxing district; whether the Constitution and laws of the state, the ordinances and orders of the taxing district, and the requirements of the division of municipal corporations have been properly complied with; and into the methods and accuracy of the accounts and reports.

The state auditor, his deputies, every state examiner and every person legally appointed to perform such service, may issue subpoenas and compulsory process and direct the service thereof by any constable or sheriff, compel the attendance of witnesses and the production of books and papers before him at any designated time and place, and may administer oaths.

When any person summoned to appear and give testimony neglects or refuses so to do, or neglects or refuses to answer any question that may be put to him touching any matter under examination, or to produce any books or papers required, the person making such examination shall apply to a superior court judge of the proper county to issue a subpoena for the appearance of such person before him; and the judge shall order the issuance of a subpoena for the appearance of such person forthwith before him to give testimony; and if any person so summoned fails to appear, or appearing, refuses to testify, or to produce any books or papers required, he shall be subject to like proceedings and penalties for contempt as witnesses in the superior court. Willful false swearing in any such examination shall be perjury and punishable as such.

A report of such examination shall be made in triplicate, one copy to be filed in the office of the state auditor, one in the auditing department of the taxing district reported upon, and one in the office of the attorney general. If any such report discloses malfeasance, misfeasance, or nonfeasance in office on the part of any public officer or employee, within thirty days from the receipt of his copy of the report, the attorney general shall institute, in the proper county, such legal action as is proper in the premises by civil process and prosecute the same to final determination to carry into effect the findings of the examination.

It shall be unlawful for the county commissioners or any board or officer to make a settlement or compromise of any claim arising out of such malfeasance, misfeasance, or nonfeasance, or any action commenced therefor, or for any court to enter upon any compromise or settlement of such action, without the written approval and consent of the attorney general and the state auditor."

Renumber the section following consecutively.
In line 1 of the title, after "accounts;" insert "amending section 43.09.260, chapter 8, Laws of 1965 and RCW 43.09.260;"

Signed by Representatives Ehlers, Executive Chairman; Taller, Co-Chairman; Addison, Burns, Fancher, Greengo, Haley, Jovanovich, McGinnis, Pruitt, Salatino, Walk.

February 28, 1979

ENGROSSED SENATE BILL NO. 2406, Prime Sponsor: Senator Wojahn, establishing a pilot project for displaced homemakers. Reported by Committee on Social and Health Services.

MAJORITY recommendation: Do pass with the following amendments:
On page 2, line 19 strike "Has had, or would have, difficulty" and insert "Needs assistance"
On page 6, line 20 strike all of section 12 and reinsert on page 1, after line 3 as section 1 and renumber the remaining sections consecutively.

Signed by Representatives Adams, Co-Chairman; Whiteside, Co-Chairman; Brekke, Gruger, Houchen, Kreidler, Lux, Mitchell, Pruitt, Schmitten, Teutsch, Tupper.

February 28, 1979

SUBSTITUTE SENATE BILL NO. 2439, Prime Sponsor: Senator Gallaghan, establishing penalties for fisheries violations. Reported by Committee on Natural Resources.

MAJORITY recommendation: Do pass with the following amendments:
On page 1, line 20 after "involves" strike "food fish" and insert "salmon"
On page 2, beginning on line 12 strike "((may)) shall' and insert 'may"
On page 2, line 19 after "all" strike "commercial"
On page 2, line 20 after "all" strike "commercial"
On page 2, line 22 after "violations of" strike "commercial"
On page 2, line 23 after "regulations" strike "of this title"

Signed by Representatives Schmitten, Executive Chairman; Vrooman, Co-Chairman; Adams, McCormick, McDonald, Mitchell, Owen, Rosbach, Smith (R), Wilson.

February 28, 1979

ENGROSSED SENATE BILL NO. 2492, Prime Sponsor: Senator Day, requiring emergency teletypewriters to aid persons with hearing defects. Reported by Committee on Social and Health Services.

MAJORITY recommendation: Do pass. Signed by Representatives Adams, Co-Chairman; Whiteside, Co-Chairman; Barr, Brekke, Gruger, Houchen, Kreidler, Lux, Mitchell, Pruitt, Schmitten, Teutsch, Tupper.

February 28, 1979

ENGROSSED SENATE BILL NO. 2511, Prime Sponsor: Senator Van Hollebeke, making the recovery and recycling of waste materials part of litter control. Reported by Committee on Commerce.

MAJORITY recommendation: Do pass. Signed by Representatives Warnke, Executive Chairman; Greengo, Co-Chairman; Addison, Fuller, May, Oliver, Owen, Salatino, Sanders, Struthers.

MOTION

On motion of Mr. Polk, all bills listed on today's supplemental agenda under the fifth order of business were referred to Committee on Rules for second reading with the exception of HOUSE BILL NO. 49, ENGROSSED SENATE BILL NO. 2237 and ENGROSSED SENATE BILL NO. 2406, which were rereferred to Committee on Appropriations.

MOTION

On motion of Mr. Polk, the House adjourned until 10:30 a.m., Friday, March 2, 1979.

JOHN BAGNARIOL, Speaker
DUANE BERENTSON, Speaker

DEAN R. FOSTER, Chief Clerk
VITO T. CHIECHI, Chief Clerk
The House was called to order at 10:30 a.m. by the Speaker (Mr. O'Brien presiding). The Clerk called the roll and all members were present except Representative Newhouse, who was excused.

The flag was escorted to the rostrum by a Sergeant at Arms Color Guard, Pages Pam Charles and Stacy Chamberlain. Prayer was offered by The Reverend James H. Blundell of St. John's Episcopal Church of Olympia.

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

MESSAGES FROM THE SENATE

March 1, 1979

Mr. Speaker:

The Senate has passed:

SUBSTITUTE HOUSE BILL NO. 82,
HOUSE BILL NO. 127,
SUBSTITUTE HOUSE BILL NO. 139,
ENGROSSED HOUSE BILL NO. 178,
SUBSTITUTE HOUSE BILL NO. 796,

and the same are herewith transmitted.

Sidney R. Snyder, Secretary.

March 2, 1979

Mr. Speaker:

The President has signed:

SENATE BILL NO. 2119,
SUBSTITUTE SENATE BILL NO. 2148,

and the same are herewith transmitted.

Sidney R. Snyder, Secretary.

REPORTS OF STANDING COMMITTEES

February 28, 1979

HOUSE BILL NO. 604, Prime Sponsor: Representative Kreidler, establishing a continuing education requirement for funeral directors and embalmers. Reported by Committee on Commerce.

MAJORITY recommendation: Do pass. Signed by Representatives Warnke, Executive Chairman; Greengo, Co-Chairman; Addison, Fuller, Gallagher, May, Oliver, Owen, Salatino, Struthers, Walk.

February 28, 1979

HOUSE BILL NO. 982, Prime Sponsor: Representative Gallagher, providing for Expo '89. Reported by Committee on Commerce.

MAJORITY recommendation: Do pass. Signed by Representatives Warnke, Executive Chairman; Greengo, Co-Chairman; Addison, Fuller, Gallagher, May, Oliver, Owen, Salatino, Sanders, Struthers, Walk.

March 1, 1979

HOUSE BILL NO. 1033, Prime Sponsor: Representative Martinis, relating to transportation funding. Reported by Committee on Transportation.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Wilson, Co-Chairman; Martinis, Co-Chairman; Bender, Burns, Charnley, Clayton, Dawson, Eberle, Erak, Gallagher, Garrett, Isaacson, McCormick, Smith (C), Sprague, Struthers, Tilly, Walk.
FIFTY-FOURTH DAY, MARCH 2, 1979

HOUSE BILL NO. 1307, Prime Sponsor: Representative Patterson, restraining ferry system operating expenses. Reported by Committee on Transportation.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Wilson, Co-Chairman; Martinis, Co-Chairman; Bender, Burns, Charnley, Clayton, Dawson, Erak, Gallagher, Garrett, Isaacson, McCormick, Patterson, Sherman, Smith (C), Sprague, Struthers, Tilly, Walk.

March 1, 1979

ENGROSSED SENATE BILL NO. 2106, Prime Sponsor: Senator Talmadge, modifying items of personal property exempt from execution and attachment. Reported by Committee on Judiciary.

MAJORITY recommendation: Do pass with the following amendment:

On page 2, line 2 after "exceed" strike "five hundred" and insert "one thousand".

Signed by Representatives Newhouse, Executive Chairman; Smith (R), Co-Chairman; Chandler, Knowles, Sherman, Tilly, Winsley.

March 1, 1979

ENGROSSED SENATE BILL NO. 2362, Prime Sponsor: Senator Woody, requiring landlords to give increased notice of major changes in the status or policy of rented residential property. Reported by Committee on Judiciary.

MAJORITY recommendation: Do pass with the following amendment:

On page 1, line 14 after "change" strike everything down to and including "change" on line 18 and insert "any apartment or apartments to a condominium form of ownership or plans to change to a policy of excluding children, the landlord shall give a written notice to a tenant at least ninety days before termination of the tenancy to effectuate such change in policy. Such ninety-day notice shall be in lieu of the notice required by subsection (1) of this section: PROVIDED, That if after giving the ninety-day notice the change in policy is delayed, the notice requirements of subsection (1) of this section shall apply unless waived by the tenant.

Signed by Representatives Newhouse, Executive Chairman; Smith (R), Co-Chairman; Chandler, Knowles, Sherman, Thompson, Tilly, Winsley.

March 1, 1979

SUBSTITUTE SENATE BILL NO. 2372, Prime Sponsor: Senator Wilson, providing for postponement of an election to fill a partisan elective office becoming vacant shortly before the primary. Reported by Committee on Constitution, Elections and Governmental Ethics.

MAJORITY recommendation: Do pass with the following amendments:

On page 1, strike everything after the enacting clause and insert the following:

NEW SECTION. Section 1. There is added to chapter 42.12 RCW a new section to read as follows:

Where a vacancy occurs in any nonpartisan elective office in the executive branch of the state government, the governor shall appoint an interim officer, who is legally qualified to hold the vacated office, to fill the vacancy and hold office until a successor is elected under this section and qualified. If such a vacancy occurs before the fourth Tuesday prior to the next general election following the occurrence of the vacancy, the successor shall be elected to that office at that general election. If such a vacancy occurs on or after the fourth Tuesday prior to that general election, the election of the successor shall occur at the next succeeding general election. The elected successor shall hold office for the remainder of the unexpired term. This section shall not require an election to fill a vacancy which occurs on or after the first day to file for the subsequent full term for the office.

NEW SECTION. Sec. 2. There is added to chapter 42.12 RCW a new section to read as follows:

If a vacancy occurs in any partisan elective office in the executive or legislative branches of state government or in any partisan county elective office before the fourth Tuesday prior to the primary for the next general election following the occurrence of the vacancy, a successor shall be elected to that office at that general election. If such a vacancy occurs on or after the fourth Tuesday prior to the primary for that general election, the election of the successor shall occur at the next succeeding general election. The elected successor shall hold office for the remainder of the unexpired term. This section shall not require an election to fill a vacancy which occurs on or after the first day to file for the subsequent full term for the office.

This section does not apply to any vacancy occurring in a charter county which has charter provisions inconsistent with this section.

NEW SECTION. Sec. 3. There is added to chapter 29.18 RCW a new section to read as follows:

Filings for a partisan elective office shall be opened for a period of three normal business days whenever, on or after the first day of the regular filing period and before the fourth Tuesday prior to a primary, a vacancy occurs in that office, leaving an unexpired term to be filled by an election for which filings are not being held or have not been held.
Any such special three-day filing period shall be fixed by the election officer with whom declarations of candidacy for that office are filed. The election officer shall give notice of the special three-day filing period by notifying the press, radio, and television in the county or counties involved and by such other means as may be required by law.

Candidacies validly filed within the special three-day filing period shall appear on the primary ballot as if filed during the regular filing period.

Sec. 4. Section 2, page 28, Laws of 1866 as amended by section 3063, Code of 1881 and RCW 42.12-.010 are each amended to read as follows:

Every elective office shall become vacant on the happening of ((either)) any of the following events ((before the expiration of the term of such officer. First.));

(1) The death of the incumbent; ((second.));

(2) His or her resignation. A vacancy caused by resignation shall be deemed to occur upon the effective date of the resignation, as specified by the person resigning; ((third.));

(3) His or her removal; ((fourth.));

(4) His or her ceasing to be ((an inhabitant)) a legally qualified elector of the district, county, city, town ((or village for)), or other municipal or quasi municipal corporation from which he or she shall have been elected or appointed((; or within which the duties of his office are to be discharged)); ((fifth.));

(5) His or her conviction of ((an infamous crime)) a felony, or of any offense involving a violation of his or her official oath; ((sixth.));

(6) His or her refusal or neglect to take his or her oath of office, or to give or renew his or her official bond, or to deposit such oath or bond within the time prescribed by law; ((seventh.));

(7) The decision of a competent tribunal declaring void his or her election or appointment; ((eighth.));

or

(8) Whenever a judgment shall be obtained against ((such officer)) that incumbent for breach of the condition of his or her official bond.

NEW SECTION. Sec. 5. There is added to chapter 29.18 RCW a new section to read as follows:

Where a vacancy occurs in any partisan county elective office, other than a member of the county legislative authority, the county legislative authority may appoint an employee that was serving as a deputy or assistant in such office at the time the vacancy occurred as an acting official to perform all necessary duties to continue normal office operations. The acting official will serve until a successor is either elected or appointed as required by law. This section does not apply to any vacancy occurring in a charter county which has charter provisions inconsistent with this section.

Sec. 6. Section 6, page 30, Laws of 1866 as amended by section 3066, Code of 1881 and RCW 42.12-.030 are each amended to read as follows:

Whenever any officer resigns his office before the expiration of his term, or the office becomes vacant from any other cause, and at a subsequent special election such vacancy is filled, the person so elected to fill such vacancy shall ((not hold the office any longer than the original incumbent who resigned would have been entitled to hold the office)) hold office for the remainder of the unexpired term.

NEW SECTION. Sec. 7. This act is necessary for the immediate preservation of the public peace, health, and safety, the support of the state government and its existing public institutions, and shall take effect on July 1, 1979.

NEW SECTION. Sec. 8. If any provision of this act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected.

On page 1, on line 1 of the title, after "offices;" strike the remainder of the title and insert "amending section 2, page 28, Laws of 1866 as amended by section 3063, Code of 1881 and RCW 42.12.010; amending section 6, page 30, Laws of 1866 as amended by section 3066, Code of 1881 and RCW 42.12.030; adding new sections to chapter 29.18 RCW; adding new sections to chapter 42.12 RCW; declaring an emergency; and providing an effective date."

Signed by Representatives Oliver, Executive Chairman; Erickson, Co-Chairwoman; Barnes, Fuller, Granlund, Gruger, Hastings.

March 1, 1979

ENGROSSED SENATE JOINT RESOLUTION NO. 112, Prime Sponsor: Senator Pullen, amending the Constitution to permit a legislator to hold a civil office the salary of which was increased so long as he does not receive the increase. Reported by Committee on Constitution, Elections and Governmental Ethics.

MAJORITY recommendation: Do pass. Signed by Representatives Oliver, Executive Chairman; Erickson, Co-Chairwoman; Barnes, Eberle, Fuller, Granlund, Gruger, Hastings.

MOTION

On motion of Mr. King, all bills on today's agenda listed under the fifth order of business were passed to Committee on Rules for second reading.
FIFTY-FOURTH DAY, MARCH 2, 1979

SIGNED BY THE SPEAKERS

The Speaker (Mr. O'Brien presiding) announced the Speakers have signed:

SENATE BILL NO. 2119,
SUBSTITUTE SENATE BILL NO. 2148.

MOTION

On motion of Mr. King, the House advanced to the seventh order of business.

THIRD READING

SENATE BILL NO. 2077, as amended by the House, by Senators Gaspard, Benitz, North, Woody, Williams and Fleming:

Permitting reduced rates for utility services to low income senior citizens.

The bill was read the third time and placed on final passage.

Mr. Ehlers spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Senate Bill No. 2077 as amended by the House, and the bill passed the House by the following vote: Yeas, 90; nays, 6; not voting, 2.


Not voting: Representatives Newhouse, Zimmerman.

Senate Bill No. 2077 as amended by the House, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

ENGROSSED SUBSTITUTE SENATE BILL NO. 2117, by Committee on Local Government (originally sponsored by Senators Quigg, Sellar and Talley):

Changing certain sewerage improvement districts to sewer districts.

The bill was read the third time and placed on final passage.

Mr. Erak spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute Senate Bill No. 2117, and the bill passed the House by the following vote: Yeas, 95; nays, 0; not voting, 3.


Not voting: Representatives Berentson, Newhouse, Rosbach.

Engrossed Substitute Senate Bill No. 2117, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

ENGROSSED SENATE BILL NO. 2147, by Senators Williams, Lee, Talmadge and Conner:

Limiting liability of persons donating food items to nonprofit organizations.

The bill was read the third time and placed on final passage.
Representatives Smith (R) and Nelson (D) spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 2147, and the bill passed the House by the following vote: Yeas, 97; nays, 0; not voting, 1.


Not voting: Representative Newhouse.

Engrossed Senate Bill No. 2147, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE BILL NO. 2159 by Senators Conner, Odegaard and Peterson:

Changing certain procedures used in the sale and exchange of public lands and materials.

The bill was read the third time and placed on final passage.

MOTION

On motion of Mr. King, the rules were suspended, and Senate Bill No. 2159 was returned to second reading for the purpose of amendment.

Mr. Owen moved adoption of the following amendment by Representatives Owen, Nisbet, Schmitten and Vrooman:

On page 4, after line 2 insert the following new section:

"NEW SECTION. Sec. 4. This act is necessary for the immediate preservation of the public peace, health and safety, the support of the state government and its existing public institutions, and shall take effect immediately."

Representatives Owen and Nisbet spoke in favor of the amendment, and it was adopted.

On motion of Mr. Owen, the following amendments to the title were adopted:

On page 1, line 5 of the title after "79.01.200;" strike "and"
On page 1, line 7 of the title after "79.01.204" insert "; and declaring an emergency"

On motion of Mr. King, the rules were suspended, the second reading considered the third, and Senate Bill No. 2159 as amended by the House was placed on final passage.

Mr. Schmitten spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Senate Bill No. 2159 as amended by the House, and the bill passed the House by the following vote: Yeas, 97; nays, 0; not voting, 1.


Not voting: Representative Newhouse.

Senate Bill No. 2159 as amended by the House, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.
MOTION

On motion of Mr. Salatino, the House reverted to the sixth order of business.

SECOND READING

ENGROSSED SENATE BILL NO. 2026, by Senators Donohue, Matson, Odegaard, Scott and McDermott:

Including school district needs in feasibility studies of public transportation.

The bill was read the second time.

On motion of Mr. Salatino, the rules were suspended, the second reading considered the third, and Engrossed Senate Bill No. 2026 was placed on final passage.

Mr. Wilson spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 2026, and the bill passed the House by the following vote: Yeas, 97; nays, 0; not voting, 1.


Not voting: Representative Newhouse.

Senate Bill No. 2026, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

On motion of Mr. King, the Committee on Appropriations was relieved of SENATE BILL NO. 2406, and the bill was ordered placed on today's second reading calendar.

SENATE BILL NO. 2045, by Senators Peterson and Conner:

Excluding certain salmon guides from the laws governing charter boats.

The bill was read the second time.

Committee on Natural Resources recommendation: Majority, do pass as amended. (For amendments, see Journal, 53rd Day, March 1, 1979.)

On motion of Mr. Vrooman, the committee amendments were adopted.

On motion of Mr. Salatino, the rules were suspended, the second reading considered the third, and Senate Bill No. 2045 as amended by the House was placed on final passage.

Mr. Vrooman spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Senate Bill No. 2045 as amended by the House, and the bill passed the House by the following vote: Yeas, 94; nays, 0; not voting, 4.


Not voting: Representatives Clayton, Newhouse, Sommers, Tilly.

Senate Bill No. 2045 as amended by the House, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.
SENATE BILL NO. 2066, by Senators Henry, Wanamaker and Conner (by Department of Licensing request):

Making various changes in the taxation of travel trailers and campers.

The bill was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and Senate Bill No. 2066 was placed on final passage.

Mr. Wilson spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Senate Bill No. 2066, and the bill passed the House by the following vote: Yeas, 95; nays, 0; not voting, 3.


Not voting: Representatives Chamley, Lux, Newhouse.

Senate Bill No. 2066, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

ENGROSSED SENATE BILL NO. 2067, by Senators Henry, Wanamaker and Conner (by Department of Licensing request):

Making various changes in driver licensing laws.

The bill was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed Senate Bill No. 2067 was placed on final passage.

Mr. Wilson spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 2067, and the bill passed the House by the following vote: Yeas, 97; nays, 0; not voting, 1.


Not voting: Representative Newhouse.

Engrossed Senate Bill No. 2067, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

ENGROSSED SENATE BILL NO. 2068, by Senators Henry, Wanamaker and Conner (by Department of Licensing request):

Transferring jurisdiction of habitual traffic offenders to the department of licensing.

The bill was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed Senate Bill No. 2068 was placed on final passage.

Mr. Wilson spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 2068, and the bill passed the House by the following vote: Yeas, 94; nays, 0; not voting, 4.


Engrossed Senate Bill No. 2068, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Representative Newhouse appeared at the bar of the House.

SENATE BILL NO. 2078, by Senator von Reichbauer (by Washington State Patrol request):

Increasing the fee required for release of accident records.

The bill was read the second time.

Committee on Transportation recommendation: Majority, do pass as amended. (For amendment, see Journal, 53rd Day, March 1, 1979.)

On motion of Mr. Wilson, the committee amendment was adopted.

With the consent of the House, the rules were suspended, the second reading considered the third, and Senate Bill No. 2078 as amended by the House was placed on final passage.

ROLL CALL

The Clerk called the roll on the final passage of Senate Bill No. 2078 as amended by the House, and the bill passed the House by the following vote: Yeas, 96; nays, 0; not voting, 2.


Not voting: Representatives Chandler, Gallagher.

Senate Bill No. 2078 as amended by the House, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE BILL NO. 2094, by Senators Conner and Henry (by Joint Legislative Transportation Committee request):

Lengthening the effective period of an instruction permit for operation of a motor vehicle.

The bill was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and Senate Bill No. 2094 was placed on final passage.

Mr. Wilson spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Senate Bill No. 2094, and the bill passed the House by the following vote: Yeas, 97; nays, 0; not voting, 1.


Not voting: Representative May.

Senate Bill No. 2094, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE BILL NO. 2101, by Senators Day and Moore:

Increasing the maximum size of veterans' estates for which the director of veterans' affairs may act as executor.

The bill was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Mr. Tupper spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Senate Bill No. 2101, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


Senate Bill No. 2101, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

ENGROSSED SUBSTITUTE SENATE BILL NO. 2118, by Committee on Local Government (originally sponsored by Senators Quigg, Sellar and Talley):

Modifying the definition of public agency in the Interlocal Cooperation Act.

The bill was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Ms. Monohon spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute Senate Bill No. 2118, and the bill passed the House by the following vote: Yeas, 97; nays, 0; not voting, 1.


Not voting: Representative Newhouse.

Engrossed Substitute Senate Bill No. 2118, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE BILL NO. 2121, by Senators Conner, Day, von Reichbauer and Ridder:

Authorizing embalmers to remove eyes from deceased donor.

The bill was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Mr. Whiteside spoke in favor of passage of the bill.
ROLL CALL

The Clerk called the roll on the final passage of Senate Bill No. 2121, and the bill passed the House by the following vote: Yeas, 94; nays, 0; not voting, 4.


Not voting: Representatives Charnley, Douthwaite, Polk, Sommers.

Senate Bill No. 2121, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

ENGROSSED SENATE BILL NO. 2124, by Senators Conner and Gallagher:
Consolidating food fish and shellfish sellers' and processors' licenses.

The bill was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Mr. Schmitten spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 2124, and the bill passed the House by the following vote: Yeas, 90; nays, 0; not voting, 8.


Engrossed Senate Bill No. 2124, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE BILL NO. 2136, by Senators Day and Van Hollebeke:
Authorizing agreements for purpose of conducting multi-state dental licensing examinations.

The bill was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Mr. Adams spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Senate Bill No. 2136, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


Senate Bill No. 2136, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.
ENGROSSED SENATE BILL NO. 2138, by Senators Day, Talmadge, Van Hollebeke and Hayner:

Making the sale of a counterfeit controlled substance unlawful.

The bill was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed Senate Bill No. 2138 was placed on final passage.

Mr. Mitchell spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 2138, and the bill passed the House by the following vote: Yeas, 97; nays, 0; not voting, 1.


Not voting: Representative Eberle.

Engrossed Senate Bill No. 2138, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE SENATE BILL NO. 2141, by Committee on Social and Health Services (originally sponsored by Senators Day and Moore):

Revising the regulations of the practice of pharmacy.

The bill was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Mr. Mitchell spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute Senate Bill No. 2141, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


Substitute Senate Bill No. 2141, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

ENGROSSED SUBSTITUTE SENATE BILL NO. 2142, by Committee on Agriculture (originally sponsored by Senators Gaspard, Bottiger, Goltz and Woody):

Changing the penalty for causing physical damage to animals.

The bill was read the second time.

Committee on Agriculture recommendation: Majority, do pass as amended. (For amendments, see Journal, 53rd Day, March 1, 1979.)

On motion of Mr. Kreidler, the committee amendments were adopted.

With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed Substitute Senate Bill No. 2142 as amended by the House was placed on final passage.
Mr. Kreidler spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute Senate Bill No. 2142 as amended by the House, and the bill passed the House by the following vote: Yeas, 96; nays, 0; not voting, 2.


Not voting: Representatives Dawson, Newhouse.

Engrossed Substitute Senate Bill No. 2142 as amended by the House, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

ENGROSSED SENATE BILL NO. 2155, by Senators McDermott, Ridder, Gaspard and Gould (by State Superintendent of Public Instruction request):

Allowing school districts to provide certain nonprofit meal programs for certain children.

The bill was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Mr. Heck spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 2155, and the bill passed the House by the following vote: Yeas, 94; nays, 2; not voting, 2.


Voting nay: Representatives Hastings, Tupper.

Not voting: Representatives Douthwaite, Sommers.

Engrossed Senate Bill No. 2155, having received the constitutional majority was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

ENGROSSED SENATE BILL NO. 2179, by Senators von Reichbauer and Lewis (by State Parks and Recreation Commission request):

Assessing penalties to be used to fund law enforcement by the parks and recreation commission.

The bill was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Ms. Hurley spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 2179, and the bill passed the House by the following vote: Yeas, 97; nays,0; not voting, 1.

Engrossed Senate Bill No. 2179, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

ENGROSSED SUBSTITUTE SENATE BILL NO. 2226, by Committee on Local Government (originally sponsored by Senators Odegaard and Peterson):

Permitting a port district to own property in another port district.

The bill was read the second time.

Committee on Local Government recommendation: Majority, do pass as amended. (For amendment, see Journal, 53rd Day, March 1, 1979.)

On motion of Mr. Chamley, the committee amendment was adopted.

With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed Substitute Senate Bill No. 2226 as amended by the House was placed on final passage.

Mr. Chamley spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute Senate Bill No. 2226 as amended by the House, and the bill passed the House by the following vote: Yeas, 97; nays, 1; not voting, 0.


Voting nay: Representative Eng.

Engrossed Substitute Senate Bill No. 2226 as amended by the House, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE SENATE BILL NO. 2255, by Committee on Agriculture (originally sponsored by Senators Hansen, Gaspard, Day, Benitz and Wanamaker):

Revising the laws relating to the control of pesticides.

The bill was read the second time.

Representative Amen moved adoption of the following amendment by Representatives Amen, Scott and Flanagan:

On page 9, line 9 after "directions" insert ": PROVIDED, The compliance to the term 'contrary to label directions' is enforced by the director consistent with the intent of this act."

Representatives Amen and Flanagan spoke in favor of the amendment, and Ms. Becker spoke against it.

MOTION

Speaker Bagnariol moved that the Committee on Constitution, Elections and Governmental Ethics be relieved of SENATE JOINT RESOLUTION NO. 109, and that the resolution be placed at the top of today's second reading calendar.

Speaker Berentson demanded a Call of the House, and the demand was sustained.

CALL OF THE HOUSE

The Sergeants at Arms were instructed to lock the doors.

The Clerk called the roll and all members were present except Representative Haley.
FIFTY-FOURTH DAY, MARCH 2, 1979

MOTION

Mr. King moved that the absent member be excused and the House proceed with business under the Call of the House.

Representative King spoke in favor of the motion, and Representatives Polk and Berentson spoke against it.

A division was called.

ROLL CALL

The Clerk called the roll on the motion to excuse the absent member and proceed with business under the Call of the House, and the motion was lost by the following vote: Yeas, 48; nays, 49; not voting, 1.


Not voting: Representative Haley.

MOTION

Speaker Bagnariol moved that the House dispense with the Call of the House.

With the consent of the House, Speaker Bagnariol withdrew the motion.

MOTION

Speaker Bagnariol moved that the House dispense with further proceedings under the Call of the House.

POINT OF ORDER

Speaker Berentson: "It seems to me that Speaker Bagnariol has just restated in a different way the same motion he withdrew. We feel that it's necessary for Representative Haley to be here. Frankly, we don't understand the difference, as was suggested, that the Call of the House be dispensed with. I think that infers the same language he uses when he asks that we dispense with further proceedings."

With the consent of the House, Speaker Bagnariol withdrew the motion.

The Speaker (Mr. O'Brien presiding) declared the House to be at ease until 1:30 p.m.

The Speaker (Mr. O'Brien presiding) called the House to order.

MOTION

Speaker Bagnariol moved that the absent member be excused, and the House proceed with business under the Call of the House.

Speaker Bagnariol spoke in favor of the motion.

POINT OF ORDER

Speaker Berentson: "He's not speaking to his motion. He evidently feels the necessity to make everyone aware of the fact that he talked about making this motion. I don't see what that has to do with the motion he is making to excuse the absent member. I think he should just keep his remarks to that motion. I don't know what a conversation we had this morning has to do with that motion."

The Speaker (Mr. O'Brien presiding): "Speaker Bagnariol, explain your position on this motion."

Speaker Bagnariol continued his remarks.

POINT OF ORDER

Speaker Berentson: "He's back at it again. We have an agreement that with this type of motion we will get together and decide whether or not we're going to make this type of motion. That didn't occur."

The Speaker (Mr. O'Brien presiding): "Apparently your point is well taken. Anytime a point of order is raised the two speakers are supposed to get together and come to a reasonable conclusion."

Speaker Berentson: "We will be just very happy if Mr. Bagnariol will just sit down and we will vote on his motion, but we don't want to debate. There's not much to talk about with that motion."

The Speaker (Mr. O'Brien presiding): "Will you hold your remarks to the motion, Representative Bagnariol?"
Speaker Bagnariol continued his remarks in favor of the motion.

POINT OF ORDER

Speaker Berentson: "Now listen, you're going to have to put us at ease and we're going to have to come up there and have a talk."

The Speaker (Mr. O'Brien presiding) declared the House to be at ease.

The Speaker (Mr. O'Brien presiding) called the House to order.

With the consent of the House, Speaker Bagnariol withdrew his motion to excuse the absent member and proceed with the Call of the House.

With the consent of the House, Speaker Bagnariol withdrew the motion to relieve the committee of Senate Joint Resolution No. 109.

On motion of Mr. Bagnariol, the House dispensed with further business under the Call of the House.

The Speaker (Mr. O'Brien presiding) stated the question before the House to be the amendment by Representatives Amen, Scott and Flanagan to page 9, line 9.

Representatives Amen, Flanagan and Scott spoke in favor of the amendment, and Representatives Kreidler and Becker spoke against it.

ROLL CALL

The Clerk called the roll on adoption of the amendment to Substitute Senate Bill No. 2255, and the amendment was adopted by the following vote: Yeas, 65; nays, 31; not voting, 2.


Not voting: Representatives Bagnariol, Haley.

With the consent of the House, the rules were suspended, the second reading considered the third, and Substitute Senate Bill No. 2255 as amended by the House was placed on final passage.

ROLL CALL

The Clerk called the roll on the final passage of Substitute Senate Bill No. 2255 as amended by the House, and the bill passed the House by the following vote: Yeas, 96; nays, 0; not voting, 2.


Not voting: Representatives Bauer, Haley.

Substitute Senate Bill No. 2255 as amended by the House, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

ENGROSSED SENATE BILL NO. 2256, by Senators Rasmussen, Newschwander and Moore (by State Finance Committee request):

Revising laws relating to investments and custody of state funds.

The bill was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed Senate Bill No. 2256 was placed on final passage.

Mr. Taller spoke in favor of passage of the bill.
ROLL CALL

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 2256, and the bill passed the House by the following vote: Yeas, 97; nays, 0; not voting, 1.


Not voting: Representative Haley.

Engrossed Senate Bill No. 2256, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE SENATE BILL NO. 2265, by Committee on Agriculture (originally sponsored by Senators Hansen, Gaspard, Day, Benitz and Wanamaker – by Department of Agriculture request):

Revising laws relating to application of pesticides.

The bill was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Ms. Fancher spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute Senate Bill No. 2265, and the bill passed the House by the following vote: Yeas, 97; nays, 0; not voting, 1.


Not voting: Representative Haley.

Substitute Senate Bill No. 2265, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE SENATE BILL NO. 2274, by Committee on Local Government (originally sponsored by Senators Sellar, Talley and Lewis):

Permitting county treasurers to invest in bankers' acceptances.

The bill was read the second time.

Committee on Local Government recommendation: Majority, do pass as amended. (For amendments, see Journal, 53rd Day, March 1, 1979.)

On motion of Mr. Charnley, the committee amendments were adopted.

With the consent of the House, the rules were suspended, the second reading considered the third, and Substitute Senate Bill No. 2274 as amended by the House was placed on final passage.

Mr. Charnley spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute Senate Bill No. 2274, and the bill passed the House by the following vote: Yeas, 96; nays, 0; not voting, 2.

Voting yea: Representatives Adams, Addison, Amen, Bagnariol, Barnes, Barr, Bauer, Becker, Bender, Berentson, Blair, Brekke, Brown, Burns, Chandler, Charnley, Clayton, Craswell, Dawson, Decio,

Not voting: Representatives Bond, Haley.

Substitute Senate Bill No. 2274 as amended by the House, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

ENGROSSED SENATE BILL NO. 2277, by Senators Wanamaker and Moore:

Permitting certain bus stop signs.

The bill was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and the bill placed on final passage.

Mr. Martinis spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 2277, and the bill passed the House by the following vote: Yeas, 92; nays, 3; not voting, 3.


Voting nay: Representatives Brekke, Gruger, Pruitt.

Not voting: Representatives Bond, Clayton, Haley.

Engrossed Senate Bill No. 2277, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE SENATE BILL NO. 2291, by Committee on Transportation (originally sponsored by Senators Henry, Conner and Hansen - by Department of Transportation request):

Modifying permissible expenditures from the state highway fund and ratifying transfers to the state highway fund.

The bill was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Mr. Martinis spoke in favor of passage of the bill.

POINT OF INQUIRY

Mr. Martinis yielded to question by Mr. Garrett.

Mr. Garrett: "Mr. Martinis, as a member of the Transportation Committee, I've been impressed by the financial data the Department of Transportation has been able to furnish to us. I understand the reason they have been able to do this is because of the excellent computer. In lieu of this bill, will the Department still be able to continue to have immediate control of their computer?"

Mr. Martinis: "I agree with your remarks that their data processing is very efficient. Section 2 of this bill assures that the Department's computer and its full operation will remain in the Highway Equipment Fund, now called the Washington Transportation Equipment Fund, which is directly under Department control and no part of the computer operation can be transferred to any other department or fund."
ROLL CALL

The Clerk called the roll on the final passage of Substitute Senate Bill No. 2291, and the bill passed the House by the following vote: Yeas, 93; nays, 0; not voting, 5.


Not voting: Representatives Bond, Deccio, Galloway, Haley.

Substitute Senate Bill No. 2291, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

ENGROSSED SUBSTITUTE SENATE BILL NO. 2304, by Committee on Transportation (originally sponsored by Senators Hansen, Guess and Donohue – by Department of Licensing request):

Pertaining to taxation and regulation of special fuel.

The bill was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Mr. Wilson spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute Senate Bill No. 2304, and the bill passed the House by the following vote: Yeas, 96; nays, 0; not voting, 2.


Engrossed Substitute Senate Bill No. 2304, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

ENGROSSED SENATE BILL NO. 2305, by Senators Bausch, Clarke and Walgren (by Department of Licensing request):

Modifying insurance and bond requirements of escrow agents.

The bill was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed Senate Bill No. 2305 was placed on final passage.

Representative Haley appeared at the bar of the House.

Mr. Rohrbach spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 2305, and the bill passed the House by the following vote: Yeas, 95; nays, 0; not voting, 3.


Not voting: Representatives Barr, Bond, Haley.

Engrossed Senate Bill No. 2305, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE SENATE BILL NO. 2310, by Committee on State Government (originally sponsored by Senators Rasmussen, Day and Lewis – by State Treasurer request):

Authorizing state treasurer to make certain payments of wages and state funded benefits directly to financial institutions.

The bill was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Mr. Taller spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute Senate Bill No. 2310, and the bill passed the House by the following vote: Yeas, 97; nays, 0; not voting, 1.


Not voting: Representative Bond.

Substitute Senate Bill No. 2310, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

POINT OF INQUIRY

Speaker Bagnariol asked Mr. Haley to yield to question.

Mr. Haley refused to yield.

ENGROSSED SENATE BILL NO. 2355, by Senator Day:

Revising the laws regulating osteopaths.

The bill was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Mr. Adams spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 2355, and the bill passed the House by the following vote: Yeas, 97; nays, 0; not voting, 1.


Not voting: Representative Bond.

Engrossed Senate Bill No. 2355, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.
SENATE BILL NO. 2321, by Senators Peterson, Talley and Quigg:

Authorizing the department of game to retain fees charged for informational materials published by the department.

The bill was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Mr. Vrooman spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Senate Bill No. 2321, and the bill passed the House by the following vote: Yeas, 97; nays, 0; not voting, 1.


Not voting: Representative Bond.

Senate Bill No. 2321, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE SENATE BILL NO. 2376, by Committee on Local Government (originally sponsored by Senators Lewis, Gaspard and Guess):

Permitting transfers from a local improvement guaranty fund to a general fund of a city or town.

The bill was read the second time. With the consent of the House the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Mr. Zimmerman spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute Senate Bill No. 2376, and the bill passed the House by the following vote: Yeas, 97; nays, 0; not voting, 1.


Not voting: Representative Bond.

Substitute Senate Bill No. 2376, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE SENATE BILL NO. 2393, by Committee on Agriculture (originally sponsored by Senators Odegaard, Gaspard, Hansen, Peterson and Wanamaker):

Establishing enforcement procedures to prevent the spread of noxious weeds.

The bill was read the second time.

Committee on Agriculture recommendation: Majority, do pass as amended. (For amendments, see Journal, 53rd Day, March 1, 1979.)

On motion of Mr. Kreidler, the committee amendments were adopted.

With the consent of the House, the rules were suspended, the second reading considered the third, and Substitute Senate Bill No. 2393 as amended by the House was placed on final passage.

Mr. Kreidler spoke in favor of passage of the bill.
ROLL CALL

The Clerk called the roll on the final passage of Substitute Senate Bill No. 2393 as amended by the House, and the bill passed the House by the following vote: Yeas, 95; nays, 1; not voting, 2.


Voting nay: Representative Dawson.

Not voting: Representatives Bond, Valle.

Substitute Senate Bill No. 2393 as amended by the House, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE BILL NO. 2403, by Senators Wilson and Sellar:
Revising the law on billing municipal corporations for services rendered.

The bill was read the second time.

Committee on State Government recommendation: Majority, do pass as amended. (For amendments, see Journal, 53rd Day, March 1, 1979.)

On motion of Mr. Ehlers, the committee amendments were adopted.

With the consent of the House, the rules were suspended, the second reading considered the third, and Senate Bill No. 2403 as amended by the House was placed on final passage.

Mr. Ehlers spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Senate Bill No. 2403 as amended by the House, and the bill passed the House by the following vote: Yeas, 94; nays, 0; not voting, 4.


Not voting: Representatives Bond, Ehlers, Hughes, Owen.

Senate Bill No. 2403 as amended by the House, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE BILL NO. 2479, by Senators Bausch, Odegaard and Van Hollebeke (by Department of Commerce and Economic Development request):
Increasing amount of certain investments that banks may hold.

The bill was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Ms. Winsley spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Senate Bill No. 2479, and the bill passed the House by the following vote: Yeas, 96; nays, 0; not voting, 2.

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Not voting: Representatives Bond, Polk.

Senate Bill No. 2479, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE BILL NO. 2562, by Senators Lewis, Woody and Pullen:

Permitting filing of registration transfers at the polls.

The bill was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Mr. Oliver spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Senate Bill No. 2562, and the bill passed the House by the following vote: Yeas, 92; nays, 0; not voting, 6.


Not voting: Representatives Bond, Chandler, Deccio, Flanagan, Lux, Newhouse.

Senate Bill No. 2562, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

ENGROSSED SENATE BILL NO. 2569, by Senators Odegaard, Talley, Conner, Bausch, von Reichbauer and Wanamaker:

Establishing a reciprocal surcharge on overnight camping in state parks by residents of other states.

The bill was read the second time.

Committee on Parks and Recreation recommendation: Majority, do pass as amended. (For amendment, see Journal, 52nd Day, February 28, 1979.)

On motion of Ms. Hurley, the committee amendment was adopted.

With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Ms. Hurley spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 2569 as amended by the House, and the bill passed the House by the following vote: Yeas, 96; nays, 1; not voting, 1.


Voting nay: Representative Sprague.

Not voting: Representative Sprague.
Engrossed Senate Bill No. 2569 as amended by the House, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE SENATE BILL NO. 2830, by Committee on Ecology (originally sponsored by Senator Williams)

Removing the water well construction operators' examining board from the sunset act of 1977.

The bill was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Representatives Valle, Zimmerman, Brekke, Sanders, Hughes, Douthwaite, Flanagan, Barr and Isaacson spoke in favor of passage of the bill, and Representatives Ehlers, Haley, Taller, Rohrbach and Warnke spoke against it.

Mr. Polk demanded the previous question, and the demand was sustained.

ROLL CALL

The Clerk called the roll on the final passage of Substitute Senate Bill No. 2830, and the bill failed to pass the House by the following vote: Yeas, 32; nays, 64; not voting, 2.


Not voting: Representatives Bond, Eberle, Kreidler.

Substitute Senate Bill No. 2830, having failed to receive the constitutional majority, was declared lost.

SUBSTITUTE SENATE BILL NO. 3100, by Committee on Transportation (originally sponsored by Senator Henry):

Regulating vessels.

The bill was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Mr. Martinis spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute Senate Bill No. 3100, and the bill passed the House by the following vote: Yeas, 95; nays, 0; not voting, 3.


Not voting: Representatives Bond, Eberle, Kreidler.

Substitute Senate Bill No. 3100, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.
HOUSE BILL NO. 601, by Representatives Taller, Hurley, Dunlap, Nelson (D), Greengo, King, Sanders, Maxie, Dawson, Douthwaite, Zimmerman, Burns, Polk, Becker, Addison and Tupper:

Modifying the leasehold excise tax exemption on certain property within certain historical sites.

The bill was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Representatives Taller, Bagnariol and Hurley spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 601, and the bill passed the House by the following vote: Yeas, 93; nays, 2; not voting, 3.


Voting nay: Representatives Craswell, Smith R.


House Bill No. 601, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

ENGROSSED SENATE BILL NO. 2406, by Senators Wojahn, Ridder, Rasmussen, Goltz, Gould, Day, Lee, North and McDermott:

Establishing a pilot project for displaced homemakers.

The bill was read the second time.

Committee on Social and Health Services recommendation: Majority, do pass as amended. (For amendments, see Journal, 53rd Day, March 1, 1979.)

On motion of Mr. Whiteside, the committee amendments were adopted.

With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Representatives Valle and Teutsch spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 2406 as amended by the House, and the bill passed the House by the following vote: Yeas, 97; nays, 0; not voting, 1.


Not voting: Representative Bond.

Senate Bill No. 2406 Engrossed Senate Bill No. 2406 as amended by the House, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.
SUBSTITUTE SENATE BILL NO. 2097, by Committee on Transportation (originally sponsored by Senators Conner, Henry and Hayner – by Joint Legislative Transportation Committee request):

Recognizing mopeds as motor vehicles for certain purposes.

The bill was read the second time.

Committee on Transportation recommendation: Majority, do pass as amended. (For amendments, see Journal, 51st Day, February 27, 1979.)

On motion of Mr. Wilson, the committee amendments were adopted.

With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Mr. Wilson spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute Senate Bill No. 2097 as amended by the House, and the bill passed the House by the following vote: Yeas, 91; nays, 5; not voting, 2.


Voting nay: Representatives Addison, Barr, Eberle, Keller, Schmitten.

Not voting: Representatives Bond, Houchen.

Substitute Senate Bill No. 2097 as amended by the House, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

ENGROSSED SENATE BILL NO. 2102, by Senators Day and Moore:

Requiring the director of veterans' affairs to set the value of support items furnished residents at the Colony of the State Soldiers' Home.

The bill was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Ms. Brekke spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 2102, and the bill passed the House by the following vote: Yeas, 94; nays, 1; not voting, 3.


Voting nay: Representative Zimmerman.


Engrossed Senate Bill No. 2102, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE BILL NO. 2343, by Senators Henry, Wanamaker and Peterson:

Authorizing truck semitrailers to pull a second trailer.

The bill was read the second time.
Mr. Douthwaite moved adoption of the following amendment by Representatives Douthwaite, Hurley and Scott:

On page 2, after line 10 add a new section as follows:

"Sec. 3. Section 62, chapter 145, Laws of 1967 ex. sess. and RCW 46.44.038 are each amended to read as follows:

Subject to such terms and conditions as it shall consider proper and on such highways as it shall deem suitable, and when it finds it to be in the public interest, the ((state highwa 1

"Provided, that the commission shall not authorize or issue special permits which would allow combinations of vehicles with more than three units, commonly known as 'triple trucks': provided fur

"ther, that this section does not preclude the operation of combinations allowed by special permit for irreducible loads. The fee for such permits shall be those set forth in RCW ((46.44.094, as amended)) 46.44.0941."

Renumber the sections following consecutively, and correct internal references accordingly.

POINT OF ORDER

Mr. Martinis: "Mr. Speaker, I'd like to have you rule as to whether this amendment is the sum and substance of House Bill No. 7."

MOTION

On motion of Mr. Berentson, further consideration of Senate Bill No. 2343 was deferred and the bill was ordered placed on the calendar immediately following Engrossed Substitute Senate Bill No. 2254.

ENGROSSED SENATE BILL NO. 2511; by Senators Van Hollebeke, Walgren, Matson, Morrison, Quigg, Wojahn and Jones:

Making the recovery and recycling of waste materials part of litter control.

The bill was read the second time.

MOTION

Ms. Valle moved that Engrossed Senate Bill No. 2511 be rereferred to Committee on Ecology.

Ms. Valle spoke in favor of the motion, and Mr. Greengo spoke against it.

Mr. Hughes spoke in favor of the motion.

POINT OF ORDER

Mr. Polk: "Mr. Speaker, the Representative from Spokane is impugning the motives of a member of the Commerce Committee and saying that the members of the industry have shortcut the procedure and that members of the industry are doing something. Nothing of the kind has happened. Simply, the members of the Commerce Committee have acted on a bill."

RULING BY THE SPEAKER (MR. O'BRIEN PRESIDING)

The Speaker (Mr. O'Brien presiding): "The motion to rerefer doesn't open the entire subject matter of a bill. You have the right, of course, to advocate why you want to rerefer the bill to the Committee on Ecology, but you should hold your remarks somewhat germane to that motion."

Mr. Hughes continued his remarks in favor of the motion, and Representatives Struthers and Owen spoke against it.

Mr. Newhouse demanded the previous question and the demand was sustained.

ROLL CALL

The Clerk called the roll on the motion to rerefer Engrossed Senate Bill No. 2511 to Committee on Ecology, and the motion was lost by the following vote: Yeas, 26; nays, 70; not voting, 2.


Not voting: Representatives Bond, Ericlcson.

Ms. Valle moved adoption of the following amendment by Representatives Valle and Nelson (D):

On page 3, line 21 after "treating," strike "and" and insert "or"

Ms. Valle spoke in favor of the amendment, and Mr. Greengo spoke against it.

POINT OF ORDER

Mr. Smith (R): "Representative Greengo is impugning the motives of someone who has offered this amendment on the floor here."

The Speaker (Mr. O'Brien presiding): "Continue, Representative Greengo."

Mr. Greengo continued his remarks in opposition to the amendment.

POINT OF PERSONAL PRIVILEGE

Ms. Valle: "There is no design, as far as I'm concerned, to necessarily put this in Conference Committee. This is probably what it does, but the point is that it can be taken care of in Conference Committee."

The amendment was not adopted.

The Clerk read the following amendment by Representatives Valle and Nelson (D):

On page 3, line 23 after "therein" insert "or otherwise reusing the materials"

With the consent of the House, Ms. Valle withdrew the amendment.

Ms. Valle moved adoption of the following amendment by Representatives Valle and Nelson (D):

On page 7, line 25 after "public" insert ". The litter patrol program shall include provisions for recycling, when practicable, the litter removed under the program"

Representatives Valle, Nelson (D) and Pruitt spoke in favor of the amendment, and Representatives Greengo, Struthers and Isaacson spoke against it.

The amendment was not adopted.

The Speaker (Mr. O'Brien presiding) stated that with no objection, the rules would be suspended, the second reading considered the third, and Engrossed Senate Bill No. 2511 would be placed on final passage.

Ms. Valle objected.

MOTION

Mr. Dunlap moved that the rules be suspended, the second reading considered the third, and Engrossed Senate Bill No. 2511 be placed on final passage.

A division was called.

ROLL CALL

The Clerk called the roll on the motion to suspend the rules and advance Engrossed Senate Bill No. 2511 to final passage, and the motion received the necessary two-thirds majority by the following vote: Yeas, 75; nays, 22; not voting, 1.


Not voting: Representative Bond.

The Speaker (Mr. O'Brien presiding) stated the question before the House to be the final passage of Engrossed Senate Bill No. 2511.
Mr. Greengo spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 2511, and the bill passed the House by the following vote: Yeas, 82; nays, 15; not voting, 1.


Not voting: Representative Bond.

Engrossed Senate Bill No. 2511, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

ENGROSSED SUBSTITUTE SENATE BILL NO. 2254, by Committee on Agriculture (originally sponsored by Senators Hansen, Gaspard, Day, Benitz and Wanamaker – by Department of Agriculture request):

Updating laws relating to agriculture.

The bill was read the second time.

Committee on Agriculture recommendation: Majority, do pass as amended. (For amendments, see Journal, 53rd Day, March 1, 1979.)

On motion of Mr. Kreidler, the committee amendments to pages 11 and 12 were adopted.

Mr. Kreidler moved adoption of the committee amendment to page 13, line 34.

Representatives Kreidler, Van Dyken and North spoke in favor of the amendment, and Representatives Clayton and Barr spoke against it.

Mr. Barr spoke again in opposition to the amendment.

POINT OF INFORMATION

Mr. Polk: "Mr. Speaker, under House Rule 49, after the 50th day, should not the members be restricted to speaking only once?"

RULING BY THE SPEAKER (MR. O'BRIEN PRESIDING)

The Speaker (Mr. O'Brien presiding): "Your point is well taken. Rule 49 states in part, 'After the 50th day, no member shall speak more than once on the same question without leave of the house, provided, the chairman or chairwoman of the committee or the mover of the question may close the debate except as provided in Rule 53: PROVIDED FURTHER, That no member shall speak more than three minutes without the consent of the House.'"

Ms. Becker spoke in favor of the amendment.

POINT OF INQUIRY

Mr. Van Dyken yielded to question by Mr. Zimmerman.

Mr. Zimmerman: "Representative Van Dyken, the Department of Agriculture, which you referred to as having the responsibility for this specification, did not include this amount that you are describing as needed in their budget. Could you give me any explanation of why they did not submit this request for funds within their budget?"

Mr. Van Dyken: "Representative Zimmerman, I asked that very question of the Department of Agriculture in committee and their answer was that they had submitted the request to the Governor and the Governor reduced that request to $4,000—$4,000 to take care of a $900,000 problem. So what happened was that the Director of the Department of Agriculture did not feel that he should ask for something the Governor asked him not to ask for."

Mr. Zimmerman: "In other words, there is the possibility that a proposal could be forthcoming regarding the 1,717 animals that have been killed? Is that correct?"
Mr. Van Dyken: "Yes, that's correct; however, I asked the Director if he would like it as an appropriation and he replied yes, he would."

Mr. Smith (C) spoke against the amendment.

Mr. Scott demanded the previous question, and the demand was sustained.

ROLL CALL

The Clerk called the roll on adoption of the committee amendment to page 13 of Engrossed Substitute Senate Bill No. 2254, and the amendment was adopted by the following vote: Yeas, 56; nays, 39; not voting, 3.


Not voting: Representatives Bond, Sommers, Valle.

On motion of Mr. Kreidler, the remainder of the committee amendments were adopted.

The Speaker (Mr. O'Brien presiding) stated that with no objection, the rules would be suspended, the second reading considered the third, and Engrossed Substitute Senate Bill No. 2254 as amended by the House would be placed on final passage.

Mr. Blair objected.

MOTION

Mr. King moved that the rules be suspended, the second reading considered the third, and Engrossed Substitute Senate Bill No. 2254 be placed on final passage.

Mr. Blair spoke against the motion, and Mr. Van Dyken spoke in favor of it.

A division was called.

ROLL CALL

The Clerk called the roll on the motion to suspend the rules and advance Engrossed Substitute Senate Bill No. 2254 to final passage, and the motion failed to receive the necessary two-thirds majority by the following vote: Yeas, 49; nays, 45; not voting, 4.


Not voting: Representatives Bond, Sommers, Valle.

On motion of Mr. King, Engrossed Substitute Senate Bill No. 2254 was rereferred to Committee on Appropriations.

SENATE BILL NO. 2343:

The House resumed consideration of the bill on second reading.

The Speaker (Mr. O'Brien presiding) stated the question before the House to be the amendment by Representatives Douthwaite, Hurley and Scott to page 2, adding a new section 3.
RULING BY THE SPEAKER (MR. O'BRIEN PRESIDING)

The Speaker (Mr. O'Brien presiding): "A point of order was raised by Representative Martinis on the amendment. It appears that there is a difference in the bill and the amendment. There's a slight difference in the wording and also it appears that the amendment is germane to the subject matter, although that question wasn't raised."

Representatives Douthwaite, Hurley, Smith (R), Wilson, Martinis and Barnes spoke in favor of the amendment, and Representatives Isaacson and Struthers spoke against it.

Mr. Douthwaite spoke again in favor of the amendment.

The amendment was adopted.

On motion of Mr. Douthwaite, the following amendment to the title was adopted:

In line 5 of the title after "46.44.037," insert "amending section 62, chapter 145, Laws of 1967 ex. sess. and RCW 46.44.038;"

Senate Bill No. 2343 as amended by the House was passed to Committee on Rules for third reading.

SUBSTITUTE SENATE BILL NO. 2252, by Committee on Transportation (originally sponsored by Senator Henry, Walgren and von Reichbauer – by Executive request):

Adopting a transportation supplemental budget.

The bill was read the second time.

MOTION

On motion of Mr. King, further consideration of Substitute Senate Bill No. 2252 was deferred, and the bill was ordered held for the top of Monday's second reading calendar.

SENATE BILL NO. 2130, by Senators McDermott and Gaspard (by Superintendent of Public Instruction request):

Implementing law relating to services of educational service districts.

The bill was read the second time.

Committee on Education recommendation: Majority, do pass as amended. (For amendment, see Journal, 52nd Day, February 28, 1979.)

On motion of Mr. Chandler, the committee amendment was adopted.

Senate Bill No. 2130 as amended by the House was passed to Committee on Rules for third reading.

SUBSTITUTE SENATE BILL NO. 2132, by Committee on Education (originally sponsored by Senators McDermott, Gaspard and Morrison – by Superintendent of Public Instruction request):

Extending date that funds for school building purposes may be used on school facilities cost stabilization program.

The bill was read the second time and passed to Committee on Rules for third reading.

ENGROSSED SUBSTITUTE SENATE BILL NO. 2149, by Senators McDermott, Matson, Ridder and Talmadge:

Providing for bilingual instruction in the common schools.

The bill was read the second time.

Committee on Education recommendation: Majority, do pass as amended. (For amendment, see Journal, 53rd Day, March 1, 1979.)

On motion of Mr. Chandler, the committee amendment was adopted.

Mr. King moved that the rules be suspended, the second reading considered the third, and Engrossed Substitute Senate Bill No. 2149 as amended by the House be placed on final passage.

A division was called.
ROLL CALL

The Clerk called the roll on the motion to suspend the rules and advance Engrossed Substitute Senate Bill No. 2149 as amended by the House to final passage, and the motion received the required two-thirds majority by the following vote: Yeas, 73; nays, 20; not voting, 5.


Not voting: Representatives Barr, Blair, Bond, Taller, Zimmerman.

The Speaker (Mr. O'Brien presiding) stated the question before the House to be Engrossed Substitute Senate Bill No. 2149 as amended by the House on final passage.

Mr. Chandler spoke in favor of the bill, and Mr. Williams spoke against it.

POINT OF INQUIRY

Mr. Chandler yielded to question by Mr. Patterson.

Mr. Patterson: "I, too, have the same concern that Representative Williams has expressed. Do you have any kind of estimate as to the fiscal impact on local school districts to comply with this act?"

Mr. Chandler: "The fiscal note is $4.8 million."

Representatives Dunlap and Heck spoke in favor of the bill, and Mr. Isaacson spoke against it.

POINT OF INQUIRY

Mr. Chandler yielded to question by Ms. Hurley.

Ms. Hurley: "When I go home, Mr. Chandler, people are going to ask me if this is one of the programs that should have been funded by the ten percent above the special levies—the special programs—and those that are not included in basic education?"

Mr. Chandler: "My answer to that is that it's unfair to ask school districts to fund this kind of program out of the special levies because of the concentration of students. There are concentrations of students with this kind of need in particular districts. I think what we're talking about is funding basic education, and then we're talking about allowing districts to fund special programs over and above that. This is not a special program, it's a special requirement for certain districts. I think it's the responsibility of the state to take care of it. If you leave it for special levies, you're probably not answering the mandates of the law."

Ms. Hurley spoke against the bill.

POINT OF INQUIRY

Mr. Heck yielded to question by Mr. Dawson.

Mr. Dawson: "Representative Heck, on page 2, section 3, subsection (1), it states, 'Provided, that such rules shall provide that any school district with a limited number of pupils of the same non-English dominant language...' Would you please clarify what it means by a limited number of people?"

Mr. Heck: "That's a very good question. That language, in one of the two sections in this bill that is different from the House version, was added by the Senate. That is a restriction that has been intended to make the bill tighter. It's an indirect reference really to the federal regulations on this subject, which requires that a limited number is constituted at the level of twenty students. It's intended not to require this program when you have a small number. That language keeps the bill tighter than if we did not have it in."

Representatives Dawson and Taylor spoke against passage of the bill.

Mr. Scott demanded the previous question, and the demand was sustained.
ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute Senate Bill No. 2149 as amended by the House, and the bill passed the House by the following vote: Yeas, 74; nays, 22; not voting, 2.


Not voting: Representatives Barr, Bond.

Engrossed Substitute Senate Bill No. 2149 as amended by the House, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

ENGROSSED SENATE BILL NO. 2180, by Senators Gaspard, Hansen, Benitz, Wilson, Day, Wanamaker and Hayner:

Limiting the application of nuisance laws to agricultural activities.

The bill was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 2180, and the bill passed the House by the following vote: Yeas, 96; nays, 0; not voting, 2.


Not voting: Representatives Barr, Bond.

Engrossed Senate Bill No. 2180, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

STATEMENT FOR THE JOURNAL

Please record a "yes" vote on Engrossed Senate Bill No. 2180. I was away from my desk at the time the vote was taken.

JOHN ERAK, 19th District.

SUBSTITUTE SENATE BILL NO. 2184, by Committee on Ecology (originally sponsored by Senators Guess, Day, Pullen and Lee):

Including recycling facilities in the definition of "waste disposal facilities" for bond issuing purposes.

The bill was read the second time.

Ms. Valle moved adoption of the following amendments:

On page 1, after line 24 insert the following:

"Sec. 2. Section 4, chapter 127, Laws of 1972 ex. sess. and RCW 43.83A.040 are each amended to read as follows:

The proceeds from the sale of the bonds deposited in the state and local improvements revolving account of the general fund under the terms of this chapter shall be administered by the state department of ecology subject to legislative appropriation. The department may use or permit the use of any funds derived from the sale of bonds authorized under this chapter to accomplish the purpose for which said bonds are issued by direct expenditures and by grants or loans to public bodies, including grants to public bodies as
matching funds in any case where federal, local or other funds are made available on a matching basis for improvements within the purposes of this chapter.

The department may not use or permit the use of any funds derived from the sale of bonds authorized by this chapter for the support of a solid waste recycling activity or service in a locale if the department determines that the activity or service is reasonably available to persons within that locale from private enterprise.

Integration of the management and operation of systems for solid waste disposal with systems of liquid waste disposal holds promise of improved waste disposal efficiency and greater environmental protection and restoration. To encourage the planning for and development of such integration, the legislature may provide for special grant incentives to public bodies which plan for or operate integrated waste disposal management systems.

On page 1, on line 1 of the title, delete "and"

On page 1, on line 3 of the title, after "43.83A.050" and before the period insert "; amending section 4, chapter 127, Laws of 1972 ex. sess. and RCW 43.83A.040"

Representatives Valle and Polk spoke in favor of the amendments, and they were adopted.

With the consent of the House, the rules were suspended, the second reading considered the third, and Substitute Senate Bill No. 2184 as amended by the House was placed on final passage.

Ms. Valle spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute Senate Bill No. 2184 as amended by the House, and the bill passed the House by the following vote: Yeas, 88; nays, 3; not voting, 7.


Voting nay: Representatives Gallagher, Grimm, Walk.

Not voting: Representatives Barr, Bond, Chandler, Schmittcn, Taylor, Tilly, Van Dyken.

Substitute Senate Bill No. 2184 as amended by the House, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE BILL NO. 2191, by Senators Bottiger, Benitz, Hayner and Lee:

Declaring geothermal resources to be the private property of owner of the surface land.

The bill was read the second time.

Mr. Charnley moved adoption of the following amendment by Representatives Charnley and Martinis:

"Section 1. Section 4, chapter 43, Laws of 1974 ex. sess. and RCW 79.76.040 are each amended to read as follows:

'Notwithstanding any other provision of law, geothermal resources are found and hereby determined to be sui generis being neither a mineral resource nor a water resource for the purpose of regulation of geothermal resources as provided for in this chapter.

Geothermal resources are hereby declared to be owned by the state of Washington, and are to be developed in a manner consistent with the public health, safety and welfare. The board of natural resources shall promulgate rules and regulations to govern the leasing of state-owned geothermal resources. Any leases granted pursuant to such rules and regulations shall not be construed to authorize surface entry upon lands without the owner's consent.'"

Mr. Charnley spoke in favor of the amendment, and Representatives Nisbet, Isaacson, McGinnis and Barnes spoke against it.

Mr. Martinis spoke in favor of the amendment.

POINT OF ORDER

Mr. Isaacson: "The speaker is referring to sui generis and that is a misapplication of the word. He is referring to the travel of geothermal resources over long distances and that is a misconception and is not a fact in geology."
The Speaker (Mr. O'Brien presiding): "What does that have to do with his comments? Continue, Representative Martinis."

Mr. Martinis continued his remarks in favor of the amendment.

POINT OF ORDER

Mr. Polk: "Mr. Speaker, the speaker has spoken for three minutes."

RULING BY THE SPEAKER (MR. O'BRIEN PRESIDING)

The Speaker (Mr. O'Brien presiding): "We have the three-minute rule in effect now and both of the Chief Clerks have a stopwatch. Continue for one-half minute."

Mr. Martinis concluded his remarks in favor of the amendment.

Representatives Addison and Greengo spoke in opposition to the amendment.

Mr. King demanded the previous question, and the demand was sustained.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representatives Charnley and Martinis to Senate Bill No. 2191, and the amendment was not adopted by the following vote:

Yeas, 43; nays, 53; not voting, 2.


Not voting: Representatives Barr, Bond.

The Speaker (Mr. O'Brien presiding) stated that with no objection, the rules would be suspended, the second reading considered the third, and Senate Bill No. 2191 would be placed on final passage.

An objection was raised.

MOTION

Mr. Polk moved that the rules be suspended, the second reading considered the third, and Senate Bill No. 2191 be placed on final passage.

A division was called.

ROLL CALL

The Clerk called the roll on the motion to suspend the rules and advance Senate Bill No. 2191 to final passage, the motion failed to receive the two-thirds majority by the following vote:

Yeas, 59; nays, 38; not voting, 1.


Not voting: Representative Bond.

Senate Bill No. 2191 was passed to Committee on Rules for third reading.
On motion of Mr. King, the House reverted to the fifth order of business.

REPORTS OF STANDING COMMITTEES

SENATE BILL NO. 2005, Prime Sponsor: Senator Van Hollebeke, modifying the limitation on the number of class H liquor licenses. Reported by Committee on Commerce.

MAJORITY recommendation: Do pass. Signed by Representatives Warnke, Executive Chairman; Greengo, Co-Chairman; Addison, Gallagher, May, Oliver, Sanders, Struthers.

March 1, 1979

SUBSTITUTE SENATE BILL NO. 2032, Prime Sponsor: Senator Rasmussen, modifying regulation of commercial driver training schools and instruction. Reported by Committee on Commerce.

MAJORITY recommendation: Do pass. Signed by Representatives Warnke, Executive Chairman; Greengo, Co-Chairman; Addison, Gallagher, May, Oliver, Sanders, Struthers.

March 1, 1979

ENGROSSED SUBSTITUTE SENATE BILL NO. 2275, Prime Sponsor: Senator Keefe, revising laws regulating horse racing. Reported by Committee on Commerce.

MAJORITY recommendation: Do pass with the following amendment:

On page 6, after line 9 insert the following:

"NEW SECTION. Sec. 7. There is added to chapter 67.16 RCW a new section to read as follows:

1) Race meets of twenty-five days or less, which run sixty percent quarter horses and/or Appaloosa races, may retain fourteen percent from the gross receipts of any parimutuel machine.

2) For race meets of twenty-five days or less, which run sixty percent quarter horses and/or Appaloosa races, the licensee shall pay to the commission daily one percent of the gross receipts of all parimutuel machines at each race meet. Such one percent shall be paid daily."

Renumber the remaining sections consecutively.

Signed by Representatives Greengo, Co-Chairman; Addison, Gallagher, May, Oliver, Sanders, Struthers.

March 1, 1979

SUBSTITUTE SENATE BILL NO. 2798, Prime Sponsor: Senator Van Hollebeke, deleting the employment agency advisory board from the termination schedule of the sunset law. Reported by Committee on Commerce.

MAJORITY recommendation: Do pass. Signed by Representatives Warnke, Executive Chairman; Greengo, Co-Chairman; Addison, Gallagher, May, Oliver, Sanders, Struthers.

MOTION

On motion of Mr. King, all bills listed on the supplemental agenda under the fifth order of business were referred to Committee on Rules for second reading.

MOTIONS

On motion of Mr. King, the House advanced to the eighth order of business.

On motion of Mr. King, HOUSE BILL NO. 1370 was rereferred from Committee on Rules to Committee on Appropriations.

POINT OF PERSONAL PRIVILEGE

Mr. Haley: "I want to express to you my gratitude for your concern over my safety and well-being and whereabouts earlier today. I didn't really know you cared that much. If I had known you'd be so concerned I would have announced to you all that a few days ago I had scheduled surgery on a man we were concerned over whether he had cancer or not, for noon today and I had to get home to take care of that. I didn't feel that should be postponed. I had also scheduled some patients in my office because until yesterday morning, this afternoon was supposed to be blank. There was nothing scheduled. I want to apologize to you all for the concern you had and incidentally, I want to assure you that he was one of the lucky patients; he didn't have cancer and he also survived. Thank you."
MOTION

On motion of Mr. King, the House adjourned until 11:00 a.m., Monday, March 5, 1979.

JOHN BAGNARIOL, Speaker
DUANE BERENTSON, Speaker

DEAN R. FOSTER, Chief Clerk
VITO T. CHIECHI, Chief Clerk
The House was called to order at 11:00 a.m. by Speaker Berentson. The Clerk called the roll and all members were present except Representatives Granlund, Heck and Smith (R), who were excused.

The flag was escorted to the rostrum by a Sergeant at Arms Color Guard, Pages Karyn Mickelson and Ray Healy. Prayer was offered by The Reverend Lester Olson of the Gloria Dei Lutheran Church of Olympia.

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

MESSAGE FROM THE SENATE

March 2, 1979

Mr. Speaker:

The Senate has passed:

HOUSE BILL NO. 6,
SUBSTITUTE HOUSE BILL NO. 16,
HOUSE BILL NO. 65,
HOUSE BILL NO. 66,
HOUSE BILL NO. 69,
SUBSTITUTE HOUSE BILL NO. 112,
HOUSE BILL NO. 126,
HOUSE BILL NO. 140,
SUBSTITUTE HOUSE BILL NO. 175,
SUBSTITUTE HOUSE BILL NO. 193,
ENGROSSED HOUSE BILL NO. 226,
ENGROSSED HOUSE BILL NO. 230,
SUBSTITUTE HOUSE BILL NO. 264,
SUBSTITUTE HOUSE BILL NO. 333,
HOUSE BILL NO. 365,
HOUSE BILL NO. 482,
HOUSE BILL NO. 585,
ENGROSSED HOUSE BILL NO. 588,
HOUSE BILL NO. 602,
ENGROSSED HOUSE BILL NO. 636,
HOUSE BILL NO. 677,
SUBSTITUTE HOUSE BILL NO. 704,
HOUSE BILL NO. 735,
HOUSE BILL NO. 754,
HOUSE BILL NO. 778,
HOUSE BILL NO. 788,
ENGROSSED HOUSE BILL NO. 802,
HOUSE BILL NO. 806,
HOUSE BILL NO. 808,
SUBSTITUTE HOUSE BILL NO. 815,
HOUSE BILL NO. 875,
HOUSE BILL NO. 952,
HOUSE BILL NO. 983,

and the same are herewith transmitted.
FIFTY-SEVENTH DAY, MARCH 5, 1979

Sidney R. Snyder, Secretary.

**SIGNED BY THE SPEAKERS**

Speaker Berentson announced the Speakers were signing:

- SUBSTITUTE HOUSE BILL NO. 82,
- HOUSE BILL NO. 127,
- SUBSTITUTE HOUSE BILL NO. 139,
- SUBSTITUTE HOUSE BILL NO. 796.

**REPORTS OF STANDING COMMITTEES**

March 1, 1979

HOUSE BILL NO. 124, Prime Sponsor: Representative Newhouse, modifying commitment procedures for the mentally ill. Reported by Committee on Judiciary.

**MAJORITY recommendation:** The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Newhouse, Executive Chairman; Smith (R), Co-Chairman; Chandler, Knowles, Sherman, Winsley.

Passed to Committee on Rules for second reading.

March 1, 1979

HOUSE BILL NO. 584, Prime Sponsor: Representative Polk, mandating school districts and educational service districts to buy their liability insurance through the risk management office in the department of general administration. Reported by Committee on Insurance.

**MAJORITY recommendation:** The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Rohrbach, Executive Chairman; Douthwaite, Co-Chairman; Dawson, Erak, Garrett, Houchen, McDonald.

Passed to Committee on Rules for second reading.

March 1, 1979

HOUSE BILL NO. 615, Prime Sponsor: Representative Polk, establishing priorities for distributing child support payments. Reported by Committee on Judiciary.

**MAJORITY recommendation:** The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Newhouse, Executive Chairman; Smith (R), Co-Chairman; Chandler, Knowles, Sherman, Thompson, Tilly, Winsley.

Passed to Committee on Rules for second reading.

March 1, 1979

HOUSE BILL NO. 821, Prime Sponsor: Representative Sanders, providing for review of proposed agency rules to minimize adverse impact on small businesses. Reported by Committee on Commerce.

**MAJORITY recommendation:** Do pass with the following amendments:

- On page 1, line 16 strike "we"
- On page 2, line 15 strike "section 3 of this act" and insert "subsection (1) of this section"
- On page 2, line 32 strike "by" and insert "be"

Signed by Representatives Warnke, Executive Chairman; Greengo, Co-Chairman; Addison, Gallagher, May, Oliver, Sanders, Struthers.

Passed to Committee on Rules for second reading.

March 1, 1979

HOUSE BILL NO. 856, Prime Sponsor: Representative Owen, promoting state purchase of goods or services from private enterprise. Reported by Committee on Commerce.

**MAJORITY recommendation:** Do pass. Signed by Representatives Warnke, Executive Chairman; Greengo, Co-Chairman; Addison, Gallagher, May, Oliver, Sanders, Struthers.

Passed to Committee on Rules for second reading.

**SECOND READING**

On motion of Mr. Polk, ENGROSSED SENATE BILL NO. 2272, SENATE BILL NO. 2339, SUBSTITUTE SENATE BILL NO. 2373, ENGROSSED SENATE BILL NO. 2492 and ENGROSSED SUBSTITUTE SENATE BILL NO. 2213 were rereferred to Committee on Rules.
HOUSE JOINT MEMORIAL NO. 15, by Representatives Erickson, Oliver, Fuller, Granlund, King, Owen, Brown, Gallagher, Heck, Gruger and Grimm:

Requesting a federal constitutional amendment to limit federal expenditures.

The memorial was read the second time.

On motion of Ms. Erickson, Substitute House Joint Memorial No. 15 was substituted for House Joint Memorial No. 15, and the substitute memorial was placed on the calendar for second reading.

Substitute House Joint Memorial No. 15 was read the second time.

Mr. Tilly moved adoption of the following amendment by Representatives Tilly, Oliver, Dunlap, Hurley and Teutsch:

On page 2, line 3 strike "; and" and insert ", and which requires that the federal budget be balanced in the absence of a national emergency; and"

Mr. Tilly spoke in favor of the amendment.

POINT OF INQUIRY

Mr. Tilly yielded to question by Mr. Salatino.

Mr. Salatino: "Representative Tilly, is the handout that has been distributed to the members today an editorial comment by the Wall Street Journal or is it a paid political advertisement?"

Mr. Tilly: "This is an ad purchased by the National Taxpayers' Union, and it appeared in the Wall Street Journal."

Representatives Oliver, Polk, Taylor, Dunlap, Rohrbach, McGinnis and Eberle spoke in favor of the amendment, and Representatives Erickson, Bagnariol, Salatino, Sommers, Hughes and King spoke against it.

POINT OF INQUIRY

Mr. Hughes yielded to question by Mr. Hastings.

Mr. Hastings: "Representative Hughes, thank you for the history that we went through leading up to this point, but speaking specifically to the amendment which requires that the federal budget be balanced in the absence of a national emergency, what is your position on the amendment?"

Mr. Hughes: "Representative Hastings, I think I've already addressed the amendment. I think what we're attempting to do is present the people with a Trojan Horse. Representative Eberle is correct in the whereas and intent part of the memorial. We addressed that as an ample goal down the road, but not immediately, because, as I have stated before in this House, the predominant weight of the economic community has stated very clearly that a balanced budget will not achieve a lid on government expenditures. For that reason I refuse to cast my vote with a deception to the voters of the state of Washington."

Mr. Hastings spoke in favor of the amendment.

POINT OF INQUIRY

Mr. Bagnariol yielded to question by Mr. Warnke.

Mr. Warnke: "Speaker Bagnariol, I know that you and Speaker Berentson visited Washington, D.C., and discussed part of this issue with the federal people. Could you explain to me the inflationary impact that it has had on the federal budget?"

Mr. Bagnariol: "There have been a lot of comments made on the floor of the House, in effect blaming the federal deficit for all of the inflation that is taking place in our country. The facts are there is almost a $3 trillion gross national product; we've got about a $29 billion federal deficit projected for fiscal year 1980. That $29 billion does relate to a very large percentage of the $3 trillion. Inflation is being caused to a large degree by supply and demand. I don't believe the increased price of gas and oil has much to do with federal spending at this point. I think the argument that a balanced federal budget will automatically curb inflation is not necessarily a good one. We had a $62 billion deficit in 1976 and that's down to a projected $29 billion deficit in fiscal year 1980 and during that same period of time, inflation has continued at
the same rate or greater. If the Congress meets a balanced budget, I'm not sure that will necessarily stop inflation. It may be a help. A year ago in January, President Carter presented about a $60 billion deficit to the Congress. They've reduced that deficit down to $38 billion in their deliberations and between September and January the deficit went up $5 billion just because of the interest increase."

Representatives Williams and Addison spoke in favor of the amendment, and Mr. Nelson (D) spoke against it.

POINT OF INQUIRY

Mr. Polk yielded to question by Mr. Whiteside.

Mr. Whiteside: "Representative Polk, I understand the Democratic Research Organization has expressed an opinion on the cost of inflation. Could you please elucidate on that?"

Mr. Polk: "I do happen to have such information that was provided from the Democratic Research Organization of the 94th Congress, which published the statement last August. In short what it says, is that deficits cause inflation. The severity of inflation varies directly with the degree of deficit spending as monetized by the Federal Reserve Open Market Operation. There's no trade-off—that's what they said—either in short run or long run between inflation and unemployment. In point of fact, inflation causes unemployment. I think if you want an unimpeachable source—at least you people on that side of the aisle should agree, that there is a reputable organization—the Democratic Resource Organization of the National 94th Congress—I think we ought to buy that and listen to what they are telling us. It's a wise thing they have said and I, for one, certainly believe them."

Ms. Hurley demanded the previous question, and the demand was sustained.

Mr. Tilly rose to close debate.

POINT OF ORDER

Mr. O'Brien: "According to our rules, Representative Tilly doesn't have the right to close debate."

SPEAKER BERENTSON'S RULING

Speaker Berentson: "A member does not have the right to close debate after the ordering of the previous question."

Speaker Berentson stated the question before the House to be the amendment by Representatives Tilly, Oliver, Dunlap, Hurley and Teutsch to Substitute House Joint Memorial No. 15.

A division was called.

ROLL CALL

The Clerk called the roll on adoption of the amendment to Substitute House Joint Memorial No. 15, and the amendment was not adopted by the following vote: Yeas, 48; nays, 47; not voting, 3.


Not voting: Representatives Granlund, Heck, Smith R.

MOTION

On motion of Mr. Polk, the House advanced to the eighth order of business.

RESOLUTION

HOUSE RESOLUTION NO. 79-17, by Representatives Grimm, Barnes, Craswell, Dunlap, Fuller, Greengo, Haley, Hastings, Keller, Maxie, McCormick, Mitchell, Newhouse,
WHEREAS, Our country has flourished under a private enterprise economic system; and
WHEREAS, A need exists to constantly further the public's understanding of that system; and
WHEREAS, Over 350 high school students have traveled the State of Washington to
gather today in Olympia, Washington; and
WHEREAS, They are all graduates of the BUSINESS WEEK 1978 program that takes
place at Private Enterprise Village at Central Washington University, Ellensburg, Washington;
and
WHEREAS, At Private Enterprise Village they spent a week learning about the Private
Enterprise System, a program developed by the Association of Washington Business, The Super­
intendent of Public Instruction and Central Washington University; and
WHEREAS, The purpose of their trip to Olympia is to meet their respective legislators,
to experience the legislative process and to learn how business and government interrelate;
NOW, THEREFORE BE IT RESOLVED, That the graduate BUSINESS WEEK 1978
students, teachers, and other participants in the program, are hereby recognized for their
achievements and are hereby honored for a job well done; and
BE IT FURTHER RESOLVED, That the House extends its best wishes for the contin­
ued success of the Business Week program; and
BE IT FURTHER RESOLVED, That the Clerks of the House send copies of this reso­
lution to the three organizations which have developed the Business Week program.

Mr. Grimm moved adoption of the resolution and spoke in favor of it.

Mr. Taylor also spoke in favor of the resolution, and it was adopted.

MOTIONS

On motion of Mr. Dunlap, HOUSE BILL NO. 856 was rereferred from Committee on
Rules to Committee on State Government.

On motion of Mr. Dunlap, ENGROSSED SUBSTITUTE SENATE BILL NO. 2335 was
rereferred from Committee on Social and Health Services to Committee on Appropriations.

MOTION

On motion of Mr. Polk, the House adjourned until 10:00 a.m., Tuesday, March 6, 1979.

JOHN BAGNARIOL, Speaker
DUANE BERENTSON, Speaker
House Chamber, Olympia, Wash., Tuesday, March 6, 1979.

The House was called to order at 10:00 a.m. by Speaker Bagnariol. The Clerk called the roll and all members were present except Representative Granlund, who was excused.

The flag was escorted to the rostrum by a Sergeant at Arms Color Guard, Pages Peggy Jo Roberts and Edward Cave. Prayer was offered by The Reverend Lester Olson of the Gloria Dei Lutheran Church of Olympia.

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

MESSAGES FROM THE SENATE

March 5, 1979

Mr. Speaker:
The President has signed:

SUBSTITUTE HOUSE BILL NO. 82,
HOUSE BILL NO. 127,
SUBSTITUTE HOUSE BILL NO. 139,
SUBSTITUTE HOUSE BILL NO. 796,

and the same are herewith transmitted.

Sidney R. Snyder, Secretary.

March 5, 1979

Mr. Speaker:
The President has signed:

SUBSTITUTE SENATE BILL NO. 2028,
SENATE BILL NO. 2178,
SENATE BILL NO. 2186,
SENATE BILL NO. 2417,

and the same are herewith transmitted.

Sidney R. Snyder, Secretary.

March 5, 1979

Mr. Speaker:
The Senate has concurred in the House amendments to ENGROSSED SENATE BILL NO. 2021, and has passed the bill as amended by the House.

Sidney R. Snyder, Secretary.

March 5, 1979

Mr. Speaker:
The Senate has concurred in the House amendments to SENATE BILL NO. 2077, and has passed the bill as amended by the House.

Sidney R. Snyder, Secretary.

March 5, 1979

Mr. Speaker:
The Senate has concurred in the House amendment to ENGROSSED SUBSTITUTE SENATE BILL NO. 2149, and has passed the bill as amended by the House.

Sidney R. Snyder, Secretary.

March 5, 1979

Mr. Speaker:
The Senate has concurred in the House amendments to SENATE BILL NO. 2159, and has passed the bill as amended by the House.

Sidney R. Snyder, Secretary.
Mr. Speaker:
    The Senate has concurred in the House amendments to SUBSTITUTE SENATE BILL NO. 2274, and has passed the bill as amended by the House.

Sidney R. Snyder, Secretary.

Mr. Speaker:
    The Senate has concurred in the House amendments to SENATE BILL NO. 2403, and has passed the bill as amended by the House.

Sidney R. Snyder, Secretary.

Mr. Speaker:
    The Senate has concurred in the House amendments to ENGROSSED SENATE BILL NO. 2406, and has passed the bill as amended by the House.

Sidney R. Snyder, Secretary.

Mr. Speaker:
    The Senate has concurred in the House amendment to ENGROSSED SENATE BILL NO. 2569, and has passed the bill as amended by the House.

Sidney R. Snyder, Secretary.

REPORTS OF STANDING COMMITTEES

March 5, 1979

HOUSE BILL NO. 862, Prime Sponsor: Representative North, reimbursing class AA county hospital trustees for travel expenses. Reported by Committee on Local Government.

MAJORITY recommendation: Do pass with the following amendments:
On page 1, line 11 strike "class AA".
On page 1, line 12 strike "shall" and insert "may".

Signed by Representatives Charnley, Co-Chairman; Zimmerman, Co-Chairman; Brekke, Brown, Garrett, North, Rohrbach, Rosbach, Schmitten, Van Dyken, Whiteside.

Passed to Committee on Rules for second reading.

March 5, 1979

HOUSE BILL NO. 1115, Prime Sponsor: Representative Burns, consolidating the administrative support functions of certain boards. Reported by Committee on State Government.

MAJORITY recommendation: Do pass. Signed by Representatives Ehlers, Executive Chairman; Taller, Co-Chairman; Addison, Burns, Greengo, Haley, Jovanovich, Pruitt, Walk, Williams.

Passed to Committee on Rules for second reading.

March 5, 1979

SUBSTITUTE SENATE BILL NO. 2030, Prime Sponsor: Senator Shinpoch, modifying the method of payment for sick leave of public employees. Reported by Committee on State Government.

MAJORITY recommendation: Do pass. Signed by Representatives Ehlers, Executive Chairman; Taller, Co-Chairman; Addison, Burns, Greengo, Haley, Jovanovich, Pruitt, Williams.

Passed to Committee on Rules for second reading.

March 5, 1979

SENATE BILL NO. 2033, Prime Sponsor: Senator Rasmussen, relating to state purchasing. Reported by Committee on State Government.

MAJORITY recommendation: Do pass. Signed by Representatives Taller, Co-Chairman; Addison, Burns, Greengo, Haley, Jovanovich, Pruitt, Walk, Williams.

Passed to Committee on Rules for second reading.
MESSAGE FROM THE GOVERNOR

March 5, 1979

TO THE HONORABLE,
The House of Representatives
Of the State of Washington

Ladies and Gentlemen:

I have the honor to advise that on March 2, 1979, Governor Ray approved the following House Bills, entitled:

- HOUSE BILL NO. 26: Environmental impact of highways;
- HOUSE BILL NO. 342: Relating to securities;
- HOUSE BILL NO. 343: Washington State Historical Society;
- HOUSE BILL NO. 344: Relating to state government;
- HOUSE BILL NO. 345: Relating to motor vehicles;
- HOUSE BILL NO. 346: Revenue and taxation;
- HOUSE BILL NO. 347: Revenue and taxation;
- HOUSE BILL NO. 348: Relating to higher education.

SECOND READING

Sincerely,

H. B. Hanna, Legal Counsel

SUBSTITUTE SENATE BILL NO. 2252, by Committee on Transportation (originally sponsored by Senators Henry, Walgren and von Reichbauer – by Executive request):

Adopting a transportation supplemental budget.

The bill was read the second time and passed to Committee on Rules for third reading.

HOUSE BILL NO. 20, by Representatives Burns, Haley, Nelson (D), Pruitt, Kreidler, Bender, Gruger and Salatino (by Committee on State Government of the 45th Legislature and by Executive request):

Establishing a housing finance commission.

The bill was read the second time.

On motion of Mr. Taller, Substitute House Bill No. 20 was substituted for House Bill No. 20, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 20 was read the second time.

Committee on Appropriations recommendation: Majority, do pass as amended. (For amendments, see Journal, 52nd Day, February 28, 1979.)

MINORITY recommendation: Do not pass. Signed by Representatives Barnes, McDonald, Taylor.

On motion of Mr. Taller, the committee amendments were adopted.

On motion of Mr. Taller, the following amendments by Representatives Taller, Ehlers and Burns were adopted:

On page 3, beginning on line 9 after "mortgagee" strike everything down to and including "et seq.)" on line 12.

On page 4, beginning on line 31 after "(3)" strike everything down to and including "each" on line 32 and insert "Six of the members shall be from the private sector and five of these six members shall each have expertise in a different one"

On page 4, line 35 after "estate." strike "Five of the" and insert "The remaining five"

On page 5, beginning on line 4 after "authorities." strike everything down to and including "sector." on line 5.

On page 8, beginning on line 11 after "foreclosure" strike everything down to and including "properties" on line 16 and insert "together with the assignments of leases and rentals incidental thereto. Any properties acquired by the commission through such actions shall be sold within three years from the date of acquisition through persons licensed pursuant to chapter 18.85 RCW or at public auction. In preparation for the disposition of the properties, the commission may own, lease, clear, construct, reconstruct, rehabilitate, repair, maintain, manage, operate, assign, or encumber the properties"

On page 9, line 28 after "be" strike "designed" and insert "designated"

On page 10, line 1 after "housing" strike "and land use"

On page 15, following line 11 add a new subsection to read as follows:

"(7) The commission may not have outstanding at any time obligations in excess of two hundred and fifty million dollars, excluding obligations which have been refunded."
Mr. McDonald moved adoption of the following amendment:
On page 3, line 18 strike "eighty" and insert "sixty-five"

Representatives McDonald, Berentson, Isaacson and Dunlap spoke in favor of the amend­ment, and Representatives Ehlers, Taller and Pruitt spoke against it.

Mr. Ehlers again spoke in opposition to the amendment.

POINT OF ORDER

Mr. Tilly: "Mr. Speaker, after the 50th day a member cannot speak more than once on an issue."

Speaker Bagnariol: "Your point is well taken."

POINT OF INQUIRY

Mr. Ehlers yielded to question by Mr. Charnley.

Mr. Charnley: "Representative Ehlers, I wonder if you would make clear the effect of the amendment which is being proposed by Representative McDonald?"

Mr. Ehlers: "In section 10 it makes it quite clear that forty percent of the total units are going to be what's characterized in the bill, as very low income; also, up to thirty percent is going to go to other deserving people—the handicapped, senior citizens, etc. The bill is targeted at the people who need the help and to tell you otherwise is not responding to reality within the bill. I urge you strongly to defeat this amendment."

Mr. Charnley spoke against the amendment.

POINT OF INQUIRY

Mr. McDonald yielded to question by Mr. Chandler.

Mr. Chandler: "Representative McDonald, the discussion here has concerned itself with the availability of federal funding. I'm not clear, after the statements have been made, exactly what the meaning of that is. Would the adoption of your amendment jeopardize the federal funding in any housing programs?"

Mr. McDonald: "No, in my reading of the bill, the federal money does address itself in the bill, but it's only for that portion of very low income housing. The very low income is defined as fifty percent of median income; therefore, whether we're talking between sixty-five and fifty percent of median income or eighty percent median income and fifty percent of median income, there's no federal money there, and I think that should be made clear. I think everybody should understand that when you do vote on this bill."

A division was called.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representative McDonald to Substitute House Bill No. 20, and the amendment was not adopted by the following vote:

Yeas, 45; nays, 52; not voting, 1.


Not voting: Representative Granlund.

NOTICE OF AMENDMENT TO HOUSE RULE

Mr. Polk served notice that he would, on the next working day, offer an amendment to House Rule 49.
MOTION

On motion of Mr. King, the House advanced to the eighth order of business.

SIGNED BY THE SPEAKERS

Speaker Bagnariol announced the Speakers were signing:

- HOUSE BILL NO. 69
- HOUSE BILL NO. 178
- SUBSTITUTE HOUSE BILL NO. 264
- HOUSE BILL NO. 788
- HOUSE BILL NO. 808
- HOUSE BILL NO. 983
- SUBSTITUTE SENATE BILL NO. 2028
- SENATE BILL NO. 2178
- SENATE BILL NO. 2186
- SENATE BILL NO. 2417

MOTIONS

On motion of Mr. King, HOUSE BILL NO. 124 and HOUSE BILL NO. 527 were rereferred from Committee on Rules to Committee on Appropriations.

On motion of Mr. King, HOUSE BILL NO. 1341 was rereferred from Committee on Rules to Committee on Agriculture.

On motion of Mr. King, ENGROSSED SUBSTITUTE SENATE BILL NO. 2254 was rereferred from Committee on Appropriations to Committee on Agriculture.

RESOLUTION


WHEREAS, The people of Washington State have sustained a great loss with the death of Willi Unsoeld; and

WHEREAS, Willi Unsoeld, as one of the first Americans to climb Mt. Everest, was internationally famous as a mountaineer; and

WHEREAS, For those who knew him, Willi Unsoeld's fame as a mountaineer was overshadowed by his exuberance, high ideals, and ability to teach and motivate others; and

WHEREAS, Willi Unsoeld, through his teachings, philosophy, and personal exuberance and, most importantly, through his example, improved the lives of countless persons; and

WHEREAS, Willi Unsoeld was a citizen-activist who made many contributions to the betterment of government in Washington State, particularly at the local level;

NOW, THEREFORE, BE IT RESOLVED, That in recognition of the many contributions of Willi Unsoeld, the members of the House of Representatives declare their great respect for his achievements as a mountaineer, teacher, and citizen and express their sympathy to the Unsoeld family.

Mr. Kreidler moved adoption of the resolution.

Mr. Kreidler: "It would not be appropriate to just leave the resolution at that, because when you talk about Willi Unsoeld it is not fair to talk about him and be morbid or sad because he was not that kind of an individual. He would probably just give me holy heck if I got up here and tried to talk about him in that frame of reference. In fact, a memorial that is scheduled for this Saturday at The Evergreen State College is not called a memorial, it's called a Potluck Celebration. It's for Willi and for Janey Diepenbroch and it will be this Saturday at noon in the library at The Evergreen State College. It's called a celebration because that's the way Willi lived his life and the way he would want us to remember him."
"I think we should also bear in mind that there are still twenty people up there on the mountain and there are also still the bodies to be recovered of Willi and Janey. I think we should all kind of bear that in mind as we contemplate the great achievements of Willi Unsoeld. I think if we had all known Willi as I had gotten to know Willi—and I only wish I'd known him better—that if Willi had had the opportunity to pick the time and place of his death he would have picked it in the manner in which he went. I'm sure he would have picked it at another period in his life, but of course, none of us, or very few of us, have that opportunity. He went out with the kind of life that he led, living it to the fullest, and that's how I'm going to remember him. I hope you will support this resolution.*

Mr. Oliver: "On behalf of the House Constitution Committee, and all of us who have gotten to know the Unsoeld family, it's truly a great loss. Not only was this man a tremendous individual but it's exemplified throughout the members of his family. We will gravely miss him for the mark that he left in this life and the example that he set for his family as is so typified throughout that entire household. We will gravely miss this man."

Mr. Charnley: "As one who has had the honor of knowing Willi a little bit, a gentleman who would run circles around me in the handball court and yet to whom I never felt like I had lost, I would point out to you, as a philosopher once commented, that when a person's physical life ceases on this earth, he really doesn't leave us because what was good and strong about that person continues to everybody who was fortunate enough to have been touched by that person. Willi, you really haven't left us, you have touched so many and what you have left each of us will not only continue through us but we will pass it on. It will always be with us.*

On motion of Ms. Hurley, the remarks made concerning Willi Unsoeld were ordered printed in the Journal and transmitted to his family.

The resolution was adopted.

MOTION

On motion of Mr. King, the House adjourned until 10:00 a.m., Wednesday, March 7, 1979.

JOHN BAGNARIOL, Speaker
DUANE BERENTSON, Speaker

DEAN R. FOSTER, Chief Clerk
VITO T. CHIECHI, Chief Clerk
FIFTY-NINTH DAY, MARCH 7, 1979

FIFTY-NINTH DAY

MORNING SESSION


The House was called to order at 10:00 a.m. by the Speaker (Mr. Amen presiding). The Clerk called the roll and all members were present except Representative Granlund, who was excused.

The flag was escorted to the rostrum by a Sergeant at Arms Color Guard, Pages Maria Chiechi and Eric Caldwell. Prayer was offered by The Reverend Stanley Workman of the Evergreen Christian Reformed Church of Olympia.

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

MESSAGES FROM THE SENATE

March 6, 1979

Mr. Speaker:
The Senate has passed:
ENGROSSED SENATE BILL NO. 2204,
and the same is herewith transmitted.

Sidney R. Snyder, Secretary.

March 6, 1979

Mr. Speaker:
The Senate has concurred in the House amendments to SENATE BILL NO. 2045, and has passed the bill as amended by the House.

Sidney R. Snyder, Secretary.

March 6, 1979

Mr. Speaker:
The Senate has concurred in the House amendments to SENATE BILL NO. 2069, and has passed the bill as amended by the House.

Sidney R. Snyder, Secretary.

March 6, 1979

Mr. Speaker:
The Senate has concurred in the House amendment to SENATE BILL NO. 2078, and has passed the bill as amended by the House.

Sidney R. Snyder, Secretary.

March 6, 1979

Mr. Speaker:
The Senate refuses to concur in the House amendments to SUBSTITUTE SENATE BILL NO. 2097, and asks the House to recede therefrom, and said bill, together with the House amendments thereto, is herewith transmitted.

Sidney R. Snyder, Secretary.

March 6, 1979

Mr. Speaker:
The Senate has concurred in the House amendments to SUBSTITUTE SENATE BILL NO. 2184, and has passed the bill as amended by the House.

Sidney R. Snyder, Secretary.

March 6, 1979

Mr. Speaker:
The Senate has concurred in the House amendments to SENATE BILL NO. 2206, and has passed the bill as amended by the House.

Sidney R. Snyder, Secretary.
Mr. Speaker:
   The Senate has concurred in the House amendment to ENGROSSED SUBSTITUTE SENATE BILL NO. 2226, and has passed the bill as amended by the House.
   Sidney R. Snyder, Secretary.

March 6, 1979

Mr. Speaker:
   The Senate has concurred in the House amendment to SUBSTITUTE SENATE BILL NO. 2255, and has passed the bill as amended by the House.
   Sidney R. Snyder, Secretary.

March 6, 1979

Mr. Speaker:
   The Senate has concurred in the House amendments to SUBSTITUTE SENATE BILL NO. 2393, and has passed the bill as amended by the House.
   Sidney R. Snyder, Secretary.

March 6, 1979

Mr. Speaker:
   The Senate has adopted:
      SENATE CONCURRENT RESOLUTION NO. 113,
   and the same is herewith transmitted.
   Sidney R. Snyder, Secretary.

March 6, 1979

Mr. Speaker:
   The President has signed:

   SENATE BILL NO. 2066,
   SENATE BILL NO. 2067,
   SENATE BILL NO. 2077,
   SENATE BILL NO. 2094,
   SENATE BILL NO. 2102,
   SUBSTITUTE SENATE BILL NO. 2117,
   SUBSTITUTE SENATE BILL NO. 2118,
   SENATE BILL NO. 2121,
   SENATE BILL NO. 2138,
   SUBSTITUTE SENATE BILL NO. 2141,
   SENATE BILL NO. 2147,
   SUBSTITUTE SENATE BILL NO. 2149,
   SENATE BILL NO. 2155,
   SENATE BILL NO. 2159,
   SENATE BILL NO. 2179,
   SENATE BILL NO. 2256,
   SUBSTITUTE SENATE BILL NO. 2265,
   SENATE BILL NO. 2277,
   SUBSTITUTE SENATE BILL NO. 2291,
   SUBSTITUTE SENATE BILL NO. 2304,
   SENATE BILL NO. 2321,
   SENATE BILL NO. 2355,
   SENATE BILL NO. 2403,
   SENATE BILL NO. 2406,
   SENATE BILL NO. 2479,
   SENATE BILL NO. 2511,
   SENATE BILL NO. 2562,
   SENATE BILL NO. 2569,
   SUBSTITUTE SENATE BILL NO. 3100,

   and the same are herewith transmitted.
   Sidney R. Snyder, Secretary.
INTRODUCTIONS AND FIRST READING

ENGROSSED SENATE BILL NO. 2204, by Senators Woody, Odegaard, Conner, Peterson, Newschwander, von Reichbauer and Talley:

Modifying the provisions for free hunting and fishing licenses.

To Committee on Natural Resources

SENATE CONCURRENT RESOLUTION NO. 113, by Senators Walgren, Odegaard, Newschwander and Matson:

Amending Senate Concurrent Resolution No. 102.

To Committee on Rules

REPORTS OF STANDING COMMITTEES

March 1, 1979

HOUSE BILL NO. 71, Prime Sponsor: Representative Taller, redefining toilet units for purposes of mandating free use thereof. Reported by Committee on Social and Health Services.

MAJORITY recommendation: Do pass. Signed by Representatives Adams, Co-Chairman; Whiteside, Co-Chairman; Barr, Brekke, Gruger, Houchen, Kreidler, Lux, Mitchell, Pruitt, Schmitten, Teutsch, Tupper.

March 5, 1979

HOUSE BILL NO. 302, Prime Sponsor: Representative Whiteside, exempting from the business and occupation tax certain nonprofit community services' organizations. Reported by Committee on Revenue.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Craswell, Co-Chairwoman; Sommers, Co-Chairwoman; Addison, Bond, Brown, Erickson, Galloway, Greengo, Hastings, Nelson (D), O'Brien, Sanders, Winsley.

March 5, 1979

HOUSE BILL NO. 703, Prime Sponsor: Representative Struthers, modifying the B&O tax law. Reported by Committee on Revenue.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Craswell, Co-Chairwoman; Sommers, Co-Chairwoman; Addison, Bond, Brown, Erickson, Flanagan, Galloway, Greengo, Hastings, Nelson (D), O'Brien, Sanders, Winsley.

March 6, 1979

HOUSE BILL NO. 1341, Prime Sponsor: Representative Kreidler, relating to agriculture. Reported by Committee on Agriculture.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Kreidler, Executive Chairman; Fancher, Co-Chairwoman; Amen, Becker, Erak, Hastings, Scott, Van Dyken.

March 6, 1979

HOUSE JOINT MEMORIAL NO. 16, Prime Sponsor: Representative McCormick, requesting Congress to clear the regulatory barriers on gasohol production. Reported by Committee on Energy and Utilities.

MAJORITY recommendation: Do pass. Signed by Representatives Haley, Co-Chairman; McCormick, Co-Chairwoman; Bond, Charnley, Grimm, Isaacscon, Martinis, Monohon, Nelson (D), Nisbet, Scott, Sherman, Sprague, Tupper, Williams, Wilson.

March 6, 1979

HOUSE CONCURRENT RESOLUTION NO. 8, Prime Sponsor: Representative Addison, requesting expeditious completion of the raising of Ross Dam on the Skagit River. Reported by Committee on Energy and Utilities.

MAJORITY recommendation: Do pass with the following amendments:
On page 1, beginning on line 7 strike all language down through ""; and "" on line 14
On page 1, line 19 after "concurring," strike all remaining language through line 25 and insert the following:

"That the city of Seattle be urged and encouraged to proceed without further delay to negotiate with the British Columbia government on issues concerning the planned addition to Ross Dam on the Skagit River."

Signed by Representatives Haley, Co-Chairman; McCormick, Co-Chairwoman; Bond, Charnley, Grimm, Isaacson, Martinis, Monohon, Nelson (D), Nisbet, Scott, Sherman, Sprague, Tupper, Williams, Wilson.

March 1, 1979

ENGROSSED SUBSTITUTE SENATE BILL NO. 2336, Prime Sponsor: Senator Fleming, providing for resident care standards in nursing homes. Reported by Committee on Social and Health Services.

MAJORITY recommendation: Do pass with the following amendments:

On page 14, line 22 after "building" insert "constructed prior to the effective date of this 1979 act"
On page 18, line 35 strike "advisory" and insert "((advisory))" and after "home" insert "advisory" 
On page 19, line 10 strike "advisory" and insert "((advisory))" and insert "advisory" after "home" on line 11
On page 19, line 33 after "of the" strike "general" and insert "advisory"

Signed by Representatives Adams, Co-Chairman; Whiteside, Co-Chairman; Barr, Brekke, Gruger, Kreidler, Lux, Mitchell, Pruitt, Schmitten, Teutsch.

March 1, 1979

ENGROSSED SENATE BILL NO. 2338, Prime Sponsor: Senator Fleming, revising laws relating to nursing homes. Reported by Committee on Social and Health Services.

MAJORITY recommendation: Do pass with the following amendment:

On page 6, line 25 strike "fully" and insert "((fully)) reasonably"

Signed by Representatives Adams, Co-Chairman; Whiteside, Co-Chairman; Barr, Brekke, Gruger, Kreidler, Lux, Mitchell, Pruitt, Schmitten, Teutsch, Tupper.

March 6, 1979

ENGROSSED SENATE BILL NO. 2423, Prime Sponsor: Senator Bausch, modifying the application of insurance laws to title insurers. Reported by Committee on Insurance.

MAJORITY recommendation: Do pass with the following amendments:

On page 2, line 21 after "shall" strike all material down to and including "examiners" on line 22 and insert "((pay to the commissioner's examiners)) reimburse the state" 
On page 2, line 22 after "of" insert "an"
On page 2, line 23 after "thereof," strike "their" and insert "((their)) for the"
On page 2, line 23 after "expenses" insert "of the commissioner's examiners"
On page 2, line 25 after "compensation" insert " including salary and the employer's cost of employee benefits."
On page 2, line 26 after "examination" insert ". Per diem salary for employees examining insurers domiciled outside the state of Washington shall be established by the commissioner on the basis of the National Association of Insurance Commissioner's recommended salary schedule for zone examiners, or the salary schedule established by the state personnel board, whichever is higher."
On page 4, line 15 after "agents" insert ", except as provided for in section 7 of this act"
On page 4, line 30 after "property" insert ", except as provided for in section 7 of this act"
On page 4, line 31 after "section" insert "and for the purposes of taxes levied after the effective date of this 1979 act"
On page 4, line 32 after "property," insert "A taxing district suffering a reduction in revenue due to the operation of this 1979 act shall be reimbursed for such reduction from moneys collected from title insurers under the tax imposed by RCW 48.14.020 according to rules promulgated by the department of revenue."
On page 5, after line 28 insert the following new sections to read as follows:

"NEW SECTION. Sec. 7. Each city and town which imposes an excise tax on business measured by the gross volume of business activity is hereby authorized to impose an excise tax on title insurers. The rate of such tax herein authorized shall not exceed twenty percent of the rate of state tax imposed pursuant to RCW 48.14.020 and shall be imposed against the same level of taxable activity as such state tax. The tax imposed by any city or town shall be a credit against any taxes levied by the state pursuant to RCW 48.14-020. Such taxes shall be collected in the same manner as the state taxes, and shall be distributed by the state treasurer to such cities. The insurance commissioner shall promulgate rules and regulations pursuant to RCW 34.04 for the administration of the provisions of this section.

NEW SECTION. Sec. 8. There is hereby appropriated from the state general fund to the insurance commissioner's office for the biennium ending June 30, 1981 to carry out the purposes of this amendatory act, the sum of ninety eight thousand dollars or so much thereof as may be necessary."
Renumber the remaining section consecutively and correct the internal references accordingly.

Signed by Representatives Douthwaite, Co-Chairman; Adams, Dawson, Erak, Garrett, Houchen, McGinnis, Zimmerman.

March 6, 1979

ENGROSSED SUBSTITUTE SENATE BILL NO. 2254, Prime Sponsor: Senator Hansen, updating laws relating to agriculture. Reported by Committee on Agriculture.

MAJORITY recommendation: Do pass with the following amendments:

On page 11, line 26 strike "((shall))" and insert "shall"

On page 12, line 2 strike "((shall))" and insert "shall"

On page 18, after line 7 insert a new section as follows:

"Sec. 21. Section 15.38.010, chapter 11, Laws of 1961 and RCW 15.38.010 are each amended to read as follows:

Whenever used in this chapter:

(1) The term 'person' includes individuals, firms, partnerships, associations, trusts, estates, corporations, and any and all other business units, devices or arrangements.

(2) The term 'filled dairy products' means any milk, cream, or skimmed milk, or any combination thereof, whether or not condensed, evaporated, concentrated, frozen, powdered, dried, or desiccated, or any food product made or manufactured therefrom, to which has been added, or which has been blended or compounded with, any fat or oil other than milk fat so that the resulting product is in imitation or semblance of any dairy product, including but not limited to milk, cream, sour cream, skimmed milk, ice cream, whipped cream, flavored milk or skim–milk, dried or powdered milk, ((cheese, cream cheese, cottage cheese, creamed–cottage cheese)) ice cream mix, sherbet, condensed milk, evaporated milk, or concentrated milk: PROVIDED, HOWEVER, That this term shall not be construed to mean or include:

(a) Oleomargarine;

(b) Any distinctive proprietary food compound not readily mistaken for a dairy product where such compound is customarily used on the order of a physician and is prepared and designed for medicinal or special dietary use and prominently so labeled;

(c) Any dairy product flavored with chocolate or cocoa where the fats or oils other than milk fat contained in such product do not exceed the amount of cacao fat naturally present in the chocolate or cocoa used; or

(d) Any dairy product in which the vitamin content has been increased and food oil utilized as a carrier of such vitamins provided the quantity of such food oil does not exceed one one-hundredths of one percent of the weight of the finished dairy product;

(e) Any cheese product or cheese; or

(f) Any cream sauce added to processed vegetables.

(3) The term 'intrastate commerce' means any and all commerce within the state of Washington subject to the jurisdiction thereof; and includes the operation of any business or service establishment."

Renumber remaining sections consecutively.

On page 18, after line 18 insert a new section as follows:

"NEW SECTION. Sec. 22. There is added to chapter 16.36 RCW a new section to read as follows:

The director of agriculture shall, pursuant to the provisions of chapter 34.04 RCW, adopt rules governing the intrastate movement in animals in order to prevent the spread of, and to suppress infections, contagious, communicable, and dangerous diseases affecting animals, especially brucellosis. Such rules shall provide for change of ownership testing for eligible animals."

Renumber remaining sections consecutively and correct internal references accordingly.

On page 2, line 9 of the title after "48.29 RCW;" insert "amending section 15.38.010, chapter 11, Laws of 1961 and RCW 15.38.010;"

On page 2, line 10 of the title after "16.13 RCW;" insert "adding a new section to chapter 16.36 RCW;"

On page 2, line 33 of the title after "69.20.140" insert "; and making an appropriation"

Signed by Representatives Kreidler, Executive Chairman; Fancher, Co-Chairwoman; Amen, Becker, Clayton, Erak, Hastings, Scott, Van Dyken.

MOTION

On motion of Mr. Polk, all bills listed on today's agenda under the fifth order of business were referred to Committee on Rules for second reading.

The Speaker (Mr. Amen presiding) declared the House to be at ease.

Speaker Berentson called the House to order.
SENATE AMENDMENTS TO HOUSE BILL

March 2, 1979

Mr. Speaker:
The Senate has passed HOUSE BILL NO. 18 with the following amendments:
On page 1, line 2 after "act;" insert "amending section 2, chapter 131, Laws of 1959 as last amended by section 1, chapter 39, Laws of 1977 and RCW 4.28.185;"
On page 15, beginning on line 8 add a new section to read as follows:
"Sec. 26. Section 2, chapter 131, Laws of 1959 as last amended by section 1, chapter 39, Laws of 1977 and RCW 4.28.185 are each amended to read as follows:
(1) Any person, whether or not a citizen or resident of this state, who in person or through an agent does any of the acts in this section enumerated, thereby submits said person, and, if an individual, his personal representative, to the jurisdiction of the courts of this state as to any cause of action arising from the doing of any of said acts:
(a) The transaction of any business within this state;
(b) The commission of a tortious act within this state;
(c) The ownership, use, or possession of any property whether real or personal situated in this state;
(d) Contracting to insure any person, property or risk located within this state at the time of contracting;
(e) The act of sexual intercourse within this state with respect to which a child may have been conceived;
(f) Living in a marital relationship within this state notwithstanding subsequent departure from this state, as to all proceedings authorized by chapter 26.09 RCW, so long as the petitioning party has continued to reside in this state or has continued to be a member of the armed forces stationed in this state;
(g) The assertion of custody or visitation rights with respect to a juvenile, as to all proceedings authorized by chapter 26. RCW (chapter ..., Laws of 1979 [House Bill 18])
(2) Service of process upon any person who is subject to the jurisdiction of the courts of this state, as provided in this section, may be made by personally serving the defendant outside this state, as provided in RCW 4.28.180, with the same force and effect as though personally served within this state.
(3) Only causes of action arising from acts enumerated herein may be asserted against a defendant in an action in which jurisdiction over him is based upon this section.
(4) Personal service outside the state shall be valid only when an affidavit is made and filed to the effect that service cannot be made within the state.
(5) In the event the defendant is personally served outside the state on causes of action enumerated in this section, and prevails in the action, there may be taxed and allowed to the defendant as part of the costs of defending the action a reasonable amount to be fixed by the court as attorneys' fees.
(6) Nothing herein contained limits or affects the right to serve any process in any other manner now or hereafter provided by law.'
Renumber the remaining sections consecutively.
and the same is herewith transmitted.

Sidney R. Snyder, Secretary.

MOTION

On motion of Mr. Newhouse, the House refused to concur in the Senate amendments to House Bill No. 18, and asked the Senate to recede therefrom.

SENATE AMENDMENT TO HOUSE BILL

March 2, 1979

Mr. Speaker:
The Senate has passed HOUSE BILL NO. 25 with the following amendment:
On page 1, line 11 after "situated)" strike the remainder of the act and insert "when such person is upon the property of the owner with the express or implied consent of the owner: PROVIDED, That said consent shall not be presumed when the property of the owner is fenced or reasonably posted;" and the same is herewith transmitted.

Sidney R. Snyder, Secretary.

MOTION

Mr. Knowles moved that the House do concur in the Senate amendment to House Bill No. 25.

Mr. Knowles spoke in favor of the motion.

POINT OF INQUIRY

Mr. Knowles yielded to question by Mr. Tilly.

Mr. Tilly: "Representative Knowles, does this new language mean that unless the person has the yard fenced or unless they put up a lot of signs—I don't know what they mean when
they say, 'recently posted. I guess that's 'no trespassing signs,' or 'beware of dog' signs—unless you have some kind of signs you are liable in case your dog bites someone on your property even though they weren't supposed to be there?'

Mr. Knowles: "I think all the sign portion of the amendment has to do with it is to go with that implied or expressed consent. It will create a presumption that expressed or implied consent was not given, if it's properly fenced or recently posted. We heard a lot of testimony from people who had posted their property and then people tore it down, so I think this really takes care of all the concerns."

Representatives Tilly and Eberle spoke against the amendment.

ROLL CALL

The Clerk called the roll on the motion that the House do concur in the Senate amendment to House Bill No. 25, and the motion was carried by the following vote: Yeas, 52; nays, 45; not voting, 1.


Not voting: Representative Granlund.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

Speaker Berentson stated the question before the House to be final passage of House Bill No. 25 as amended by the Senate.

ROLL CALL

The Clerk called the roll on the motion that the House do pass the House Bill No. 25 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 55; nays, 41; not voting, 2.


Not voting: Representatives Granlund, Monohon.

House Bill No. 25 as amended by the Senate, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

Mr. Martinis moved that the rules be suspended to allow the House to immediately consider Substitute Senate Bill No. 2252.

POINT OF ORDER

Mr. Newhouse: "Mr. Speaker, my point of order is that the bill is still in Rules Committee and is not on our calendar and therefore we cannot, by this motion, immediately consider it."

MOTION

Mr. Martinis moved that the rules be suspended and the Rules Committee be relieved of Substitute Senate Bill No. 2252, and that the bill be placed on third reading for immediate consideration.

Mr. Martinis spoke in favor of the motion.
ADMONITION BY SPEAKER BERENTSON

Speaker Berentson: "Representative Martinis, you're not being very brief."

Mr. Polk spoke in favor of the motion.

POINT OF ORDER

Mr. Newhouse: "Mr. Speaker, I do not believe that withdrawing a bill from committee is a suspension of the rules. Therefore, at this point I think we would have to determine what vote is necessary for this."

SPEAKER BERENTSON'S RULING

Speaker Berentson: "The rules do state that you can only remove a bill from committee when you are on that order of business, therefore, a suspension would be necessary."

POINT OF ORDER

Mr. Bender: "Do I have the right to ask a question on the subject right now?"

SPEAKER BERENTSON'S RULING

Speaker Berentson: "I would rule that we have heard one speaker on both sides of the issue and that should be sufficient on a motion of this nature."

Mr. Bender: "So you are saying I don't have that right?"

Speaker Berentson: "Representative Bender, you may put your question."

POINT OF INQUIRY

Mr. Martinis yielded to question by Mr. Bender.

Mr. Bender: "Representative Martinis, I think it's very important for the people of the state of Washington to know why we are in this predicament. Would you please answer that?"

Mr. Martinis: "Well, really we are in this predicament because a certain member on the other side of the aisle was trying to hold this bill hostage—"

POINT OF ORDER

Mr. Polk: "It's also within the House rules that you are not to speak about other members of the House, impugn their motives, or anything else. Mr. Speaker, we do have a House rule about speaking only once after the fiftieth day, and in the last couple of days many members have tried to circumvent that rule by this question and answer procedure. I think if the members want to have that rule then we ought to abide by that rule and not try to avoid it with some questionable parliamentary procedure."

Speaker Berentson stated the question before the House to be the motion by Representative Martinis that the rules be suspended, the Rules Committee be relieved of Substitute Senate Bill No. 2252, and the bill be placed on third reading for immediate consideration.

The motion was carried.

SUBSTITUTE SENATE BILL NO. 2252, by Committee on Transportation (originally sponsored by Senators Henry, Walgren and von Reichbauer —by Governor Ray's request):

Adopting a transportation supplemental budget.

The bill was read the third time and placed on final passage.

ROLL CALL

The Clerk called the roll on the final passage of Substitute Senate Bill No. 2252, and the bill passed the House by the following vote: Yeas, 89; nays, 7; not voting, 2.


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Not voting: Representatives Blair, Granlund.

Substitute Senate Bill No. 2252, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE AMENDMENTS TO HOUSE BILL

March 2, 1979

Mr. Speaker:

The Senate has passed ENGROSSED SUBSTITUTE HOUSE BILL NO. 29 with the following amendments:

Strike everything after the enacting clause and insert the following:

'Section 1. Section 1, chapter 234, Laws of 1959 as amended by section 1, chapter 237, Laws of 1967 and RCW 34.04.010 are each amended to read as follows:

((For the purpose of this chapter)) The definitions set forth in this section apply throughout this chapter, unless the context clearly requires otherwise.

(1) 'Agency' means any state board, commission, department, or officer, authorized by law to make rules or to adjudicate contested cases, except those in the legislative or judicial branches.

(2) 'Rule' means any agency order, directive, or regulation of general applicability (a) the violation of which subjects a person to a penalty or administrative sanction; (b) which establishes, alters, or revokes any procedure, practice, or requirement relating to agency proceedings; (c) which establishes, alters, or revokes any qualification or requirement relating to the enjoyment of benefits or privileges conferred by law; (d) which establishes, alters, or revokes any qualifications or standards for the issuance, suspension, or revocation of licenses to pursue any commercial activity, trade, or profession; or (e) which establishes, alters, or revokes any mandatory standards for any product or material which must be met before distribution or sale. The term includes the amendment or repeal of a prior rule, but does not include (i) statements concerning only the internal management of an agency and not affecting private rights or procedures available to the public, (ii) declaratory rulings issued pursuant to RCW 34.04.080, as now or hereafter amended, or (iii) speed restrictions for motor vehicles established by the state highway commission.

(3) 'Contested case' means a proceeding before an agency in which an opportunity for a hearing before such agency is required by law or constitutional right prior to or subsequent to the determination by the agency of the legal rights, duties, or privileges of specific parties. Contested cases ((shall)) also include all cases of licensing and rate making in which an application for a license or rate change is denied except as limited by RCW 66.08.150, or a license is revoked, suspended, or modified, or in which the granting of an application is contested by a person having standing to contest under the law or agency rules.

(4) 'License' includes the whole or part of any agency permit, certificate, approval, registration, charter, or any form of permission required by law, including agency rule, to engage in any activity, but does not include a license required solely for revenue purposes.

(5) 'Licensing' includes the agency process respecting the grant, denial, renewal, revocation, suspension, annulment, withdrawal, or modification of a license.

(6) 'Review committee' means a standing committee of the senate or the house of representatives which has been designated by the respective body for the purpose of selectively reviewing proposed and existing rules of a designated state agency or agencies.

Sec. 2. Section 3, chapter 237, Laws of 1967 as last amended by section 7, chapter 240, Laws of 1977 ex. sess. and RCW 34.04.025 are each amended to read as follows:

(1) Prior to the adoption, amendment, or repeal of any rule, each agency shall:

(a) File notice thereof with the code reviser in accordance with RCW 34.08.020(1) for publication in the state register, and with the secretary of the senate, the chief clerk of the house of representatives, and the appropriate review committee, and mail such notice to all persons who have made timely request of the agency for advance notice of its rule-making proceedings. Such notice shall also include (i) reference to the authority under which the rule is proposed, (ii) a statement of either the terms or substance of the proposed rule or a description of the subjects and issues involved, and (iii) the time when, the place where, and the manner in which interested persons may present their views thereon;

(b) Furnish to the legislature, along with the notice required by subsection (1)(a) of this section, a statement of the reasons supporting the proposed action;

(c) Afford all interested persons reasonable opportunity to submit data, views, or arguments, orally or in writing. In case of substantive rules, opportunity for oral hearing must be granted if requested by twenty-five persons, by a governmental subdivision or agency, by the appropriate review committee, or by an association having not less than twenty-five members.

(2) The agency shall consider fully all written and oral submissions respecting the proposed rule including those addressing the question of whether the proposed rule is within the intent of the legislature as expressed by the statute which the rule implements. Upon adoption of a rule, the agency, if requested to do so by an interested person either prior to adoption or within thirty days thereafter, shall issue a concise statement of the principal reasons for and against its adoption, incorporating therein its reasons for overruling the considerations urged against its adoption.

((2))) (3) No proceeding ((shall)) may be held on any rule until twenty days have passed from the distribution date of the register in which notice thereof was contained. The code reviser shall make provisions
for informing an agency giving notice under subsection (1) of this section of the distribution date of the register in which such notice will be published.

(((3))) (4) If, after the proposed rule has been published initially in the register, the agency decides to alter the initial text so that the proposed rule is substantially different from the initial text, the agency shall submit the altered text as though for initial publication, and the proposal shall again be subject to the provisions of subsections (1) and (3) of this section.

(5) No rule hereafter adopted is valid unless adopted in ((substantial)) compliance with this section, ((or, if)) unless it is an emergency rule designated as such((i))) and is adopted in ((substantial)) compliance with RCW 34.04.030, as now or hereafter amended. In any proceeding a rule cannot be contested on the ground of noncompliance with the procedural requirements of RCW 34.08.020(1), of this section, or of RCW 34.04.030, as now or hereafter amended, after two years have elapsed from the effective date of the rule.

NEW SECTION. Sec. 6. There is added to chapter 34.04 RCW a new section to read as follows:

(1) Notice of the designation of a standing committee of the legislature as a review committee for the rules of any particular agency shall be communicated by the house making such designation to the affected agency.

(2) Whenever a majority of the members of a review committee determines that a proposed rule is not within the intent of the legislature as expressed in the statute which the rule implements, the review committee shall give the affected agency written notice of its decision. Such notice shall be given at least seven days prior to any hearing scheduled for consideration of or adoption of the proposed rule pursuant to RCW 34.04.025((1)(a)(iii)) as now or hereafter amended. Such notice shall include a statement of the review committee's findings and the reasons therefor, and such notice shall also be filed by the review committee with the appropriate review committee in the other house of the legislature.

Sec. 4. Section 3, chapter 234, Laws of 1959 as amended by section 8, chapter 240, Laws of 1977 ex. sess. and RCW 34.04.030 are each amended to read as follows:

(((4))) If the agency finds that immediate adoption or amendment of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to the public interest, the agency may dispense with such requirements and adopt the rule or amendment as an emergency rule or amendment. The agency's finding and a ((brief)) detailed statement of the reasons for its finding shall be incorporated in the emergency rule or amendment as filed with the office of the code reviser under RCW 34.04.040 and with the appropriate review committees. An emergency rule or amendment (((shall))) may not remain in effect for longer than ninety days after filing. This section does not relieve any agency from compliance with any law requiring that its rules be approved by designated persons or bodies before they become effective.

(NOTE: effective date)
(4) Such notice shall be removed from a rule published in the Washington Administrative Code if a subsequent adjudicatory proceeding determines that the rule is within the intent of the legislature.

(5) In any legal proceeding challenging the validity of a rule for which a review committee notice of objection has been published in the Washington state register the burden of proof shall be on the agency to establish that the rule is within the intent of the legislature.

(6) The legislature may, by concurrent resolution, annul any agency rule. In such concurrent resolution the legislature shall state its objections to the rule. The annulment shall be effective upon the concurrent resolution being filed with the code reviser.

Sec. 7. Section 2, chapter 57, Laws of 1971 ex. sess. as amended by section 42, chapter 169, Laws of 1977 ex. sess. and RCW 28B.19.020 are each amended to read as follows:

The words used in this chapter shall have the meaning given in this section, unless the context clearly indicates otherwise:(c):

(1) 'Institutions of higher education' are the University of Washington, Washington State University, Central Washington University, Eastern Washington University, Western Washington University, The Evergreen State College, the various community colleges, and the governing boards of each of the above, and the various colleges, divisions, departments, or offices authorized by the governing board of the institution involved to act for the institution, all of which are sometimes referred to in this chapter as 'institutions.' The various state community colleges are sometimes referred to in this chapter as 'community colleges.'

(2) 'Rule' means any order, directive, or regulation of any institution of higher education which affects the relationship of the general public with the institution, or the relationship of particular segments of the particular educational community such as students, faculty, or other employees, with the institution or with each other. (a) the violation of which subjects a person to a penalty or administrative sanction; or (b) which establishes, alters, or revokes any procedures, practice, or requirement relating to institutional hearings; or (c) which establishes, alters, or revokes any qualification or requirement relating to the enjoyment of benefits or privileges conferred by law. The term includes the amendment or repeal of a prior rule but does not include rules, regulations, orders, statements, or policies relating primarily to the following: Standards for admission; academic advancement, academic credits, graduation and the granting of degrees; tuition and fees, scholarships, financial aids, and similar academic matters; employment relationships; fiscal processes; or matters concerning only the internal management of an institution and not affecting private rights or procedures available to the general public; and such matters need not be established by rule adopted under this chapter unless otherwise required by law.

(3) 'Contested case' means a formal or informal proceeding before an institution of higher education, division, department, office, or designated official or representative thereof in which an opportunity for hearing is required by law, constitutional rights, or institutional policy, prior or subsequent to the determination by the institution of the legal rights, duties, or privileges of specific parties.

(4) 'Review committee' means a standing committee of the senate or the house of representatives which has been designated by the respective body for the purpose of selectively reviewing proposed and existing rules of a designated institution of higher education.

Sec. 8. Section 3, chapter 57, Laws of 1971 ex. sess. as amended by section 10, chapter 240, Laws of 1977 ex. sess. and RCW 28B.19.030 are each amended to read as follows:

(1) Prior to the adoption, amendment, or repeal of any rule adopted under this chapter, each institution, college, division, department, or official thereof exercising rule-making authority delegated by the governing board or the president, shall:

(a) File notice thereof with the code reviser in accordance with RCW 34.08.020(1) for publication in the state register, and with the secretary of the senate, the chief clerk of the house of representatives, and the appropriate review committee, and mail the notice to all persons who have made timely request of the institution or related board for advance notice of its rule-making proceedings. Such notice shall also include (i) reference to the authority under which the rule is proposed, (ii) a statement of either the terms or substance of the proposed rule or a description of the subjects and issues involved, and (iii) the time when, the place where, and the manner in which interested persons may present their views thereon;

(b) Furnish to the legislature, along with the notice required by subsection (1)(a) of this section, a statement of the reasons supporting the proposed action;

(c) Provide notice to the campus or standard newspaper of the institution involved and to a newspaper of general circulation in the area at least seven days prior to the date of the rule-making proceeding. The notice shall state the time when, place where, and manner in which interested persons may present their views thereon and the general subject matter to be covered;

(d) Afford all interested persons reasonable opportunity to submit data, views, or arguments, orally or in writing. An opportunity for oral hearing must be granted if requested by twenty-five persons or by the appropriate review committee.

(2) The institution shall consider fully all written and oral statements respecting the proposed rule including those addressing the question of whether the proposed rule is within the intent of the legislature as expressed by the statute which the rule implements.

(3) No proceeding ((shall)) may be held on any rule until twenty days have passed from the distribution date of the register in which notice thereof was contained. The code reviser shall make provisions for informing an institution of higher education giving notice under subsection (1) of this section of the distribution date of the register in which such notice will be published.

(4) If, after the proposed rule has been published initially in the register, the institution decides to alter the initial text so that the proposed rule is substantially different from the initial text, the institution
shall submit the altered text as though for initial publication, and the proposal shall again be subject to the provisions of subsections (1) and (3) of this section.

(5) No rule adopted under this chapter is valid unless adopted in (substantial) compliance with this section, unless it is an emergency rule designated as such and is adopted in (substantial) compliance with RCW 28B.19.040, as now or hereafter amended. In any proceeding a rule cannot be contested on the ground of noncompliance with the procedural requirements of RCW 34.08.020(1), of this section, or of RCW 28B.19.040, as now or hereafter amended, after two years have elapsed from the effective date of the rule.

NEW SECTION. Sec. 10. Section 4, chapter 57, Laws of 1971 ex. sess. as last amended by section 11, chapter 240, Laws of 1977 ex. sess. and RCW 28B.19.040 are each amended to read as follows:

If the institution of higher education finds that immediate adoption or amendment of a rule is necessary for the preservation of the public health, safety, or general welfare, and the observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to the public interest, the institution may dispense with such requirements and adopt the rule as an emergency rule or amendment. The institution’s finding and a detailed statement of the reasons for its finding shall accompany the emergency rule or amendment as filed with the code reviser and with the appropriate review committee. An emergency rule or amendment may not remain in effect for longer than ninety days after filing.

Emergency rules become effective upon filing with the code reviser unless an effective date is specified in the rule. (The emergency rule published in the state register is solely to inform the public of its adoption, and nothing in this section shall be construed to prevent the implementation of the rule upon such filing.)

NEW SECTION. Sec. 11. There is added to chapter 28B.19 RCW a new section to read as follows:

(1) All rules required to be filed pursuant to RCW 28B.19.050, and emergency rules adopted pursuant to RCW 28B.19.040 as now or hereafter amended, are subject to review by the legislature.

(2) If a review committee finds by a majority vote of its members: (a) That an existing rule is not within the intent of the legislature as expressed by the statute which the rule implements, or (b) that an emergency rule does not meet the requirements of RCW 28B.19.040, as now or hereafter amended, for emergency adoption, the institution affected shall be notified of such finding and the reasons therefor. Within thirty days of the receipt of the review committee’s notice the institution shall file notice of a hearing on the rule in question with the code reviser and mail notice to all persons who have made timely request of the institution for advance notice of its rule-making proceedings as provided in RCW 28B.19.030 as now or hereafter amended. The institution’s notice shall include the review committee’s findings and reasons therefor, and shall be published in the Washington state register in accordance with the provisions of chapter 34.08 RCW.

(3) The institution shall consider fully all written and oral submissions respecting whether the rule in question is within the intent of the legislature as expressed by the statute which the rule implements.

NEW SECTION. Sec. 12. There is added to chapter 28B.19 RCW a new section to read as follows:

(1) Within seven days of an institution hearing held after notification of the institution by a review committee pursuant to section 9 or 11 of this 1979 act, the affected institution shall notify the review committee of its action regarding a proposed or existing rule that the committee found not within the intent of the legislature. If the review committee determines that the institution has failed to provide for the required hearings or notice of its action to the review committee, the committee may file notice of its objections, together with a concise statement of the reasons therefor, with the code reviser within thirty days of such determination.

(2) If the review committee finds, by a majority vote of its members, that the proposed or existing rule in question has not been modified, amended, withdrawn, or replaced by the institution so as to conform with the intent of the legislature, the affected committee may, within thirty days from notification by the institution of its action, file with the code reviser notice of its objection together with a concise statement of the reasons therefor. Such notice and statement shall also be provided to the institution by the review committee.

(3) The code reviser shall publish the review committee’s notice of objection and statement of the reasons therefor issued pursuant to subsection (1) or (2) of this section in the Washington state register and shall publish in the next supplement and compilation of the Washington Administrative Code a reference to
the committee's objection and to the issue of the Washington state register in which the full text thereof
appears.

(4) Such notice shall be removed from a rule published in the Washington Administrative Code if a
subsequent adjudicatory proceeding determines that the rule is within the intent of the legislature.

(5) In any legal proceeding challenging the validity of a rule for which a review committee notice of
objection has been published in the Washington state register the burden of proof shall be on the institution
to establish that the rule is within the intent of the legislature.

(6) The legislature may, by concurrent resolution, annul any institution rule. In such concurrent reso-
lution the legislature shall state its objections to the rule. The annulment shall be effective upon the concur-
rent resolution being filed with the code reviser.

NEW SECTION. Sec. 13. Section 1, chapter 186, Laws of 1963 and RCW 34.04.160 are each hereby
repealed.

NEW SECTION. Sec. 14. If any provision of this 1979 act or its application to any person or circum-
stance is held invalid, the remainder of the act or the application of the provision to other persons or cir-
cumstances is not affected.

In line 1 of the title, after "government;" strike the remainder of the title and insert "amending section 1,
chapter 234, Laws of 1959 as amended by section 1, chapter 237, Laws of 1967 and RCW 34.04.010;
ss. and RCW 34.04.025; amending section 3, chapter 234, Laws of 1959 as amended by section 8, chapter
240, Laws of 1977 ex. ss. and RCW 34.04.030; amending section 2, chapter 57, Laws of 1971 ex. ss. as
amended by section 42, chapter 169, Laws of 1977 ex. ss. and RCW 28B.19.020; amending section 3,
chapter 57, Laws of 1971 ex. ss. as amended by section 10, chapter 240, Laws of 1977 ex. ss. and RCW
28B.19.030; amending section 4, chapter 57, Laws of 1971 ex. ss. as last amended by section 11, chapter
240, Laws of 1977 ex. ss. and RCW 28B.19.040; adding new sections to chapter 28B.19 RCW; adding new
sections to chapter 34.04 RCW; and repealing section 1, chapter 186, Laws of 1963 and RCW 34.04.160." and
the same is herewith transmitted.

Sidney R. Snyder, Secretary.

MOTION

On motion of Mr. Ehlers, the House did not concur in the Senate amendments to Engrossed Substitute House Bill No. 29, and asked the Senate to recede therefrom.

SENATE AMENDMENT TO HOUSE BILL

March 2, 1979

Mr. Speaker:

The Senate has passed HOUSE BILL NO. 50 with the following amendment:

On page 1, line 16 after "animals," insert "clam digging,"

and the same is herewith transmitted.

Sidney R. Snyder, Secretary.

MOTION

On motion of Mr. Newhouse, the House concurred in the Senate amendment to House Bill No. 50.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

Speaker Berentson stated the question before the House to be final passage of House Bill No. 50 as amended by the Senate.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 50 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 96; nays, 0; not voting, 2.


Not voting: Representatives Granlund, Salatino.

House Bill No. 50 as amended by the Senate, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.
SENATE AMENDMENTS TO HOUSE BILL

March 2, 1979

Mr. Speaker:

The Senate has passed SUBSTITUTE HOUSE BILL NO. 88 with the following amendments:

On page 2, line 24 after "explanation of" insert "idiopathic"
On page 2, line 26 after "and the" strike "public" and after "services" insert "generally"
and the same is herewith transmitted.

Sidney R. Snyder, Secretary.

MOTION

On motion of Mr. Charnley, the House concurred in the Senate amendments to Substitute House Bill No. 88.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

Speaker Berentson stated the question before the House to be the final passage of Substitute House Bill No. 88 as amended by the Senate.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 88 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 96; nays, 0; not voting, 2.


Not voting: Representatives Bond, Granlund.

Substitute House Bill No. 88 as amended by the Senate, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE AMENDMENTS TO HOUSE BILL

March 2, 1979

Mr. Speaker:

The Senate has passed SUBSTITUTE HOUSE BILL NO. 96 with the following amendments:

On page 6, line 12 after "corporation." strike the remainder of the section, through and including "driver." on line 16
On page 6, line 29 after "business." strike all material through and including "employees." on line 33 and insert "The definition shall include, but not be limited to, the use of state-owned motor vehicles for commuter ride sharing so long as the entire capital depreciation and operational expense of the commuter ride sharing arrangement is paid by the commuters."
and the same is herewith transmitted.

Sidney R. Snyder, Secretary.

MOTION

On motion of Ms. Sherman, the House concurred in the Senate amendments to Substitute House Bill No. 96.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

Speaker Berentson stated the question before the House to be the final passage of Substitute House Bill No. 96 as amended by the Senate.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 96 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 96; nays, 0; not voting, 2.

Not voting: Representatives Barnes, Granlund.

Substitute House Bill No. 96 as amended by the Senate, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE AMENDMENTS TO HOUSE BILL

Mr. Speaker:
The Senate has passed SUBSTITUTE HOUSE BILL NO. 109 with the following amendments:

- On page 1, lines 27 and 28 strike "or any firm, person, or corporation"
- On page 2, line 30 after "employees," strike "or any firm, person, or corporation"

and the same is herewith transmitted.

Sidney R. Snyder, Secretary.

MOTION

Mr. Douthwaite moved that the House do concur in the Senate amendments to Substitute House Bill No. 109.

Representatives Douthwaite and Rohrbach spoke in favor of the motion, and it was carried.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

Speaker Berentson stated the question before the House to be the final passage of Substitute House Bill No. 109 as amended by the Senate.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 109 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 97; nays, 0; not voting, 1.


Not voting: Representative Granlund.

Substitute House Bill No. 109 as amended by the Senate, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE AMENDMENTS TO HOUSE BILL

Mr. Speaker:
The Senate has passed HOUSE BILL NO. 141 with the following amendments:

- In line 1 of the title after "licensing;" insert "amending section 46.16.135, chapter 12, Laws of 1961 as last amended by section 3, chapter 64, Laws of 1975–76 2nd ex. sess. and RCW 46.16.135; •
- In line 2 of the title after "46.85.140;" strike "and"
- In line 3 of the title after "46.85.145" and before the period insert "; repealing section 46.16.137, chapter 12, Laws of 1961, section 17, chapter 32, Laws of 1967, section 1, chapter 172, Laws of 1974 ex. sess., section 7, chapter 118, Laws of 1975 1st ex. sess., section 4, chapter 64, Laws of 1975–76 2nd ex. sess. and RCW 46.16.137; and repealing section 46.16.138, chapter 12, Laws of 1961 and RCW 46.16.138".

After the enacting clause insert the following:
"Section 1. Section 46.16.135, chapter 12, Laws of 1961 as last amended by section 3, chapter 64, Laws of 1975-'76 2nd ex. sess. and RCW 46.16.135 are each amended to read as follows:

Tonnage for ((motor trucks, trailers, tractors, pole trailers, or semitrailers)) any vehicle or combination of vehicles having a declared gross weight ((in excess of twenty)) of twelve thousand pounds or more may be purchased for any full registration ((quarter-month)) month or months at one-twelfth of the usual annual tonnage fee. That the fee for the registration quarter in which the vehicle is licensed shall be reduced by one-twelfth of the usual tonnage fee for each full registration month of the registration quarter that shall have elapsed at the time the vehicle is licensed) multiplied by the number of full months for which tonnage is purchased. An additional fee of ((one)) two dollars shall be charged by the director each time tonnage is purchased. The director is authorized to establish rules and regulations relative to the issuance and display of certificates or insignia.

((No vehicle licensed under the provisions of this section shall be operated over the public highways unless the owner or operator renews the quarterly tonnage license prior to the expiration of the existing tonnage license:)) Any person who operates ((any such)) a vehicle licensed under the provisions of this section upon the public highways after the expiration of the ((existing)) monthly tonnage license, ((shall be)) is guilty of a misdemeanor, and in addition shall be required to purchase a tonnage license for the vehicle involved at the fee covering an entire registration year's operation thereof, less the fees for any registration ((quarter or registration quarters)) month or months of the registration year already paid. If, within five days ((thereafter)), no tonnage license for a full registration year has been purchased as required aforesaid, the Washington state patrol, county sheriff, or city police shall impound such vehicle in such manner as may be directed for such cases by the chief of the Washington state patrol, until such requirement is met."

Renumber the remaining sections consecutively.

After line 25 insert the following:

"NEW SECTION. Sec. 4. The following acts or parts of acts are each repealed:

(1) Section 46.16.137, chapter 12, Laws of 1961, section 17, chapter 32, Laws of 1967, section 1, chapter 172, Laws of 1974 ex. sess., section 7, chapter 118, Laws of 1975 1st ex. sess., section 4, chapter 64, Laws of 1975-'76 2nd ex. sess. and RCW 46.16.137; and

(2) Section 46.16.138, chapter 12, Laws of 1961 and RCW 46.16.138."

and the same is herewith transmitted.

Sidney R. Snyder, Secretary.

MOTION

On motion of Mr. Bender, the House concurred in the Senate amendments to House Bill No. 141.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

Speaker Berentson stated the question before the House to be the final passage of House Bill No. 141 as amended by the Senate.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 141 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 97; nays, 0; not voting, 1.


Not voting: Representative Granlund.

House Bill No. 141 as amended by the Senate, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE AMENDMENTS TO HOUSE BILL

March 2, 1979

Mr. Speaker:

The Senate has passed SUBSTITUTE HOUSE BILL NO. 133 with the following amendments:

On page 1, line 20 after "roster." strike all of the material down through the period on line 23 and insert the following: 

"((The board of sewer commissioners shall distribute the number of project offers as equally as possible among the contractors on the small works roster.)) The board of sewer commissioners shall authorize by resolution a procedure for securing telephone and/or written quotations from the contractors on the small works roster to assure establishment of a competitive price and for awarding contracts..."
to the lowest responsible bidder. Such procedure shall require that a good faith effort be made to request quotations from all contractors on the small works roster. Immediately after an award is made, the bid quotations obtained shall be recorded, open to public inspection, and available by telephone inquiry.

On page 3, line 22 after "roster." strike all of the material down through the period on line 23 and insert the following:

"((The board of water commissioners shall distribute the number of project offers as equally as possible among the contractors on the small works roster;))" The board of water commissioners shall authorize by resolution a procedure for securing telephone and/or written quotations from at least three contractors on the small works roster to assure establishment of a competitive price and for awarding contracts to the lowest responsible bidder. Such procedure shall require that a good faith effort be made to request quotations from all contractors on the small works roster. Immediately after an award is made, the bid quotations obtained shall be recorded, open to public inspection, and available by telephone inquiry.*

and the same is herewith transmitted.

Sidney R. Snyder, Secretary.

MOTION

On motion of Mr. Charnley, the House refused to concur in the Senate amendments to Substitute House Bill No. 133, and asked the Senate to recede therefrom.

SENATE AMENDMENTS TO HOUSE BILL

March 2, 1979

Mr. Speaker:

The Senate has passed ENGROSSED HOUSE BILL NO. 149 with the following amendments:

On page 1, line 12 after "appeals," strike "abstracts or transcripts of judgments," and insert "((abstracts or transcripts of judgments;))"

On page 1, line 13 after "seven" strike "or so much thereof as may be necessary"

On page 1, line 17 after "fund" strike all the material down to and including "authority" on line 19 and the same is herewith transmitted.

Sidney R. Snyder, Secretary.

MOTION

Mr. Knowles moved that the House concur in the Senate amendment to page 1, line 12.

Representatives Knowles and Newhouse spoke in favor of the motion, and it was carried.

Mr. Knowles moved that the House do not concur in the Senate amendments to page 1, line 13 and page 1, line 17.

On motion of Mr. Nelson (G.A.), the question was divided.

Mr. Knowles moved that the House do not concur in the Senate amendment to page 1, line 13.

Representatives Knowles and Nelson (G.A.) spoke in favor of the motion, and it was carried.

Mr. Knowles moved that the House do concur in the Senate amendment to page 1, line 17.

Mr. Knowles spoke in favor of the motion to concur, and Representatives Newhouse, Charnley and Sommers spoke against it.

The motion was lost.

MOTION

On motion of Mr. Polk, the House recessed until 1:15 p.m.

__________________________

AFTERNOON SESSION

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The House was called to order at 1:15 p.m. by Speaker Berentson. The Clerk called the roll and all members were present except Representative Granlund, who was excused.
Mr. Speaker:
The Senate has passed HOUSE BILL NO. 155 with the following amendments:

On page 1, line 1 after "responsibility;" insert "amending section 7, chapter 169, Laws of 1963 and
RCW 46.29.070;"

On page 1, beginning on line 4 add a new section to read as follows:

"Section 1. Section 7, chapter 169, Laws of 1963 and RCW 46.29.070 are each amended to read as
follows:

(1) The department, not less than twenty days after receipt of a report of an accident as described in
the preceding section, shall determine the amount of security which shall be sufficient in its judgment to
satisfy any judgment or judgments for damages resulting from such accident as may be recovered against
each driver or owner. Such determination shall not be made with respect to drivers or owners who are
exempt under succeeding sections of this chapter from the requirements as to security and suspension.

(2) The department shall determine the amount of security deposit required of any person upon the
basis of the reports or other information submitted. In the event a person involved in an accident as
described in this chapter fails to make a report or submit information indicating the extent of his injuries or
the damage to his property within fifty days after the accident and the department does not have sufficient
information on which to base an evaluation of such injuries or damage, then the department after reasonable
notice to such person, if it is possible to give such notice, otherwise without such notice, shall not require any
deposit of security for the benefit or protection of such person.

(3) The department ((within fifty days)) after receipt of report of any accident referred to herein and
upon determining the amount of security to be required of any person involved in such accident or to be
required of the owner of any vehicle involved in such accident shall give written notice to every such person
of the amount of security required to be deposited by him and that an order of suspension will be made as
hereinafter provided ((11po11 the expiration of ten days)) not less than twenty days and not more than sixty
days after the sending of such notice unless within said time security be deposited as required by said
notice."

Renumber the remaining section consecutively.

and the same is herewith transmitted.

Sidney R. Snyder, Secretary.

MOTION

On motion of Mr. Newhouse, the House concurred in the Senate amendments to House
Bill No. 155.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

Speaker Berentson stated the question before the House to be the final passage of House
Bill No. 155 as amended by the Senate.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 155 as amended by the
Senate, and the bill passed the House by the following vote: Yeas, 96; nays, 0; not voting, 2.

Voting yea: Representatives Adams, Addison, Amen, Bagnaroli, Barnes, Barr, Bauer, Becker, Bender,
Berentson, Blair, Bond, Brekke, Brown, Burns, Chandler, Charnley, Clayton, Craswell, Dawson, Deccio,
Douthwaite, Dunlap, Eberle, Ehlers, Eng, Erak, Erickson, Fancher, Flanagan, Fuller, Gallagher, Galloway,
Garrett, Greengo, Grimm, Gruger, Haley, Hastings, Heck, Houchen, Hughes, Hurley, Isaacson, Jovanovich,
Keller, King, Knowles, Kreidler, Lux, Martinis, Maxie, May, McCormick, McDonald, McGinnis, Mitchell,
Monohon, Nelson D., Newhouse, Nisbet, North, O'Brien, Oliver, Owen, Patterson, Polk, Pruitt, Rohrbach,
Rosbach, Salatino, Sanders, Schnitten, Scott, Sherman, Smith C. P., Smith R., Sommers, Sprague,
Struthers, Taller, Taylor, Teutsch, Thompson, Tilly, Tupper, Valle, Van Dyken, Vrooman, Walk, Warnke,
Whiteside, Williams, Wilson, Winsley, Zimmerman.

Not voting: Representatives Granlund, Nelson G. A.

House Bill No. 155 as amended by the Senate, having received the constitutional major­
ity, was declared passed. There being no objection, the title of the bill was ordered to stand as
the title of the act.

SENATE AMENDMENTS TO HOUSE BILL

Mr. Speaker:
The Senate has passed SECOND SUBSTITUTE HOUSE BILL NO. 204 with the fol­
lowing amendments:

On page 2, line 2 after "the" insert "legislature and the"

On page 2, line 5 after "the" insert "legislature and the"
On page 2, line 7 add new subsection (3) as follows and renumber the remaining subsections accordingly:

"(3) To assist the legislature and the governor in the development of state policies for criminal justice administration."

On page 3, line 13 after "the" insert "legislature and the".

On page 3, line 28 add new sections (7) and (8) as follows and renumber remaining subsections accordingly:

"(7) To review and comment upon local and regional government plans for criminal justice capital improvements and program operations, and to identify inconsistencies and conflicts among state and local government agency plans and budgets.

(8) To analyze specific criminal justice issues, conduct special studies, and evaluate criminal justice programs implemented within the state."

and the same is herewith transmitted.

Sidney R. Snyder, Secretary.

MOTIONS

On motion of Mr. Taller, the House concurred in the Senate amendments to Second Substitute House Bill No. 204.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

Speaker Berentson stated the question before the House to be the final passage of Second Substitute House Bill No. 204 as amended by the Senate.

ROLL CALL

The Clerk called the roll on the final passage of Second Substitute House Bill No. 204 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 96; nays, 0; not voting, 2.


Not voting: Representatives Granlund, Maxie.

Second Substitute House Bill No. 204 as amended by the Senate, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE AMENDMENTS TO HOUSE BILL

March 2, 1979

Mr. Speaker:

The Senate has passed SUBSTITUTE HOUSE BILL NO. 248 with the following amendments:

On line 11 after "security;" insert "to consider"
On line 13 after "price;" insert "to consider"
On line 16 after "price;" insert "to consider"
On page 1, line 26 strike "whether to sell or lease real estate and"

and the same is herewith transmitted.

Sidney R. Snyder, Secretary.

MOTION

On motion of Mr. Whiteside the House concurred in the Senate amendments to Substitute House Bill No. 248.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

Speaker Berentson stated the question before the House to be the final passage of Substitute House Bill No. 248 as amended by the Senate.
ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 248 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 94; nays, 1; not voting, 3.


Voting nay: Representative Ehlers.

Not voting: Representatives Granlund, Salatino, Thompson.

Substitute House Bill No. 248 as amended by the Senate, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE AMENDMENTS TO HOUSE BILL

March 2, 1979

Mr. Speaker:

The Senate has passed SUBSTITUTE HOUSE BILL NO. 259 with the following amendments:

- Beginning on line 3 of the title, after "RCW;" strike "making an appropriation;"
- On page 1, line 11 after "chemotherapy" insert "and radiology"
- On page 2, line 8 after "chemotherapy" insert "and radiology"
- On page 2, line 25 after "and" strike "certified by the American board of" and insert "specializing in the practice of"
- On page 2, line 28 after "and" strike "certified by the American board of internal medicine and also certified" and insert "specializing"
- On page 2, line 32 after "and" strike "certified by the American board" and insert "specializing in the practice"
- On page 2, line 33 after "psychiatry" and before the period insert "; and"
- (d) A physician licensed to practice medicine in Washington state and specializing in the practice or radiology"
- On page 4, line 20 strike all of section 9 and renumber the remaining sections consecutively.

and the same is herewith transmitted.

Sidney R. Snyder, Secretary.

MOTION

On motion of Mr. Whiteside the House concurred in the Senate amendments to Substitute House Bill No. 259.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

Speaker Berentson stated the question before the House to be the final passage of Substitute House Bill No. 259 as amended by the Senate.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 259 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 92; nays, 5; not voting, 1.


Voting nay: Representatives Brown, Gallagher, Hastings, Maxie, McCormick.

Not voting: Representative Granlund.
Substitute House Bill No. 259 as amended by the Senate, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE AMENDMENTS TO HOUSE BILL

March 2, 1979

Mr. Speaker:

The Senate has passed ENGROSSED HOUSE BILL NO. 279 with the following amendments:

On page 1, line 1 after "Relating to" strike "the court of appeals" and insert "courts"

On page 1, line 2 after ".030" and before the period insert "; section 23, page 266, Laws of 1854 as last amended by section 1, chapter 96, Laws of 1965 and RCW 3.20.020; section 113, chapter 299, Laws of 1961 as amended by section 1, chapter 95, Laws of 1965 and RCW 3.66.020; section 1, chapter 187, Laws of 1919 as last amended by section 1, chapter 128, Laws of 1973 and RCW 12.40.010; creating new sections; and declaring an emergency and making an effective date"

On page 2, following section 1 add six new sections to read as follows:

Sec. 2. Section 23, page 226, Laws of 1854 as last amended by section 1, chapter 96, Laws of 1965 and RCW 3.20.020 are each amended to read as follows:

(1) Every justice of the peace required by law to be a licensed attorney of this state and required by law to devote his full time to the office shall have jurisdiction and cognizance of the following civil actions and proceedings:

(a) Of an action arising on contract for the recovery of money only in which the sum claimed is less than ((one)) three thousand dollars;

(b) Of an action for damages for injuries to the person, or for taking or detaining personal property, or for injuring personal property, or for an injury to real property when no issue raised by the answer involves the plaintiff's title to or possession of the same, when the amount of damages claimed is less than ((one)) three thousand dollars; also of actions to recover the possession of personal property, when the value of such property, as alleged in the complaint, is less than ((one)) three thousand dollars;

(c) Of an action for a penalty less than ((one)) three thousand dollars;

(d) Of an action upon a bond conditioned for the payment of money, when the amount claimed is less than ((one)) three thousand dollars, though the penalty of the bond exceeds that sum, the judgment to be given for the sum actually due, not exceeding the amount claimed in the complaint;

(e) Of an action on an undertaking or surety bond taken by him or his predecessor in office, when the amount claimed is less than ((one)) three thousand dollars;

(f) Of an action for damages for fraud in the sale, purchase, or exchange of personal property, when the damages claimed are less than ((one)) three thousand dollars;

(g) To take and enter judgment on confession of a defendant, when the amount of the judgment confessed is less than ((one)) three thousand dollars;

(h) To issue writs of attachment upon goods, chattels, moneys, and effects, when the amount if less than ((one)) three thousand dollars;

(i) Of all other actions and proceedings of which jurisdiction is specially conferred by statute, when the amount involved is less than ((one)) three thousand dollars, and the title to, or right of possession of, or to a lien upon, real property is not involved.

The three thousand dollars amounts provided in subsection (1) (a) through (i) of this section shall take effect on May 1, 1979, and shall remain in effect until June 30, 1981; effective July 1, 1981, and thereafter, such amounts shall be increased to five thousand dollars.

(2) Every justice of the peace not required by law to be a licensed attorney of this state and not required by law to devote his full time to his office shall have jurisdiction and cognizance of the following civil actions and proceedings:

(a) Of an action arising on contract for the recovery of money only in which the sum claimed is less than five hundred dollars;

(b) Of an action for damages for injuries to the person, or for taking or detaining personal property, or for injuring personal property, or for an injury to real property when no issue raised by the answer involves the plaintiff's title to or possession of the same, when the amount of damages claimed is less than five hundred dollars; also of actions to recover the possession of personal property, when the value of such property, as alleged in the complaint, is less than five hundred dollars;

(c) Of an action for a penalty less than five hundred dollars;

(d) Of an action upon a bond conditioned for the payment of money, when the amount claimed is less than five hundred dollars, though the penalty of the bond exceeds that sum, the judgment to be given for the sum actually due, not exceeding the amount claimed in the complaint;

(e) Of an action on an undertaking or surety bond taken by him or his predecessor in office, when the amount claimed is less than five hundred dollars;

(f) Of an action for damages for fraud in the sale, purchase, or exchange of personal property, when the damages claimed are less than five hundred dollars;

(g) To take and enter judgment on confession of a defendant, when the amount of the judgment confessed is less than five hundred dollars;
(h) To issue writs of attachment upon goods, chattels, moneys, and effects, when the amount is less than five hundred dollars;

(i) Of all other actions and proceedings of which jurisdiction is specially conferred by statute, when the amount involved is less than five hundred dollars, and the title to, or right of possession of, or to a lien upon, real property is not involved.

Sec. 3. Section 113, chapter 299, Laws of 1961 as amended by section 1, chapter 95, Laws of 1965 and RCW 3.66.020 are each amended to read as follows:

The justice court shall have jurisdiction and cognizance of the following civil actions and proceedings:

1. Of an action arising on contract for the recovery of money only in which the sum claimed does not exceed ((one)) three thousand dollars;

2. Of an action for damages for injuries to the person, or for taking or detaining personal property, or for injuring personal property, or for an injury to real property when no issue raised by the answer involves the plaintiff's title to, or possession of, the same, when the amount of damages claimed does not exceed ((one)) three thousand dollars; also of actions to recover the possession of personal property when the value of such property as alleged in the complaint, does not exceed ((one)) three thousand dollars;

3. Of an action for a penalty not exceeding ((one)) three thousand dollars;

4. Of an action upon a bond conditioned for the payment of money, when the amount claimed does not exceed ((one)) three thousand dollars, though the penalty of the bond exceeds that sum, the judgment to be given for the sum actually due, not exceeding the amount claimed in the complaint;

5. Of an action on an undertaking or surety bond taken by him or his predecessor in office, when the amount claimed does not exceed ((one)) three thousand dollars;

6. Of an action for damages for fraud in the sale, purchase, or exchange of personal property, when the damages claimed do not exceed ((one)) three thousand dollars;

7. To take and enter judgment on confession of a defendant, when the amount of the judgment confessed does not exceed ((one)) three thousand dollars;

8. To issue writs of attachment, garnishment and replevin upon goods, chattels, moneys, and effects, when the amount does not exceed ((one)) three thousand dollars; and

9. Of all other actions and proceedings of which jurisdiction is specially conferred by statute, when the amount involved does not exceed ((one)) three thousand dollars and the title to, or right of possession of, or a lien upon real property is not involved.

The three thousand dollar amounts provided in subsections (1) through (9) of this section shall take effect on May 1, 1979, and shall remain in effect until June 30, 1981; effective July 1, 1981, and thereafter, such amount shall be increased to five thousand dollars.

The amounts of money referred to in ((subparagraphs (1) through (9))) this section shall be exclusive of interest, costs and attorney's fees.

Sec. 4. Section 1, chapter 187, Laws of 1919 as last amended by section 1, chapter 128, Laws of 1973 and RCW 12.40.010 are each amended to read as follows:

That in a justice court of this state there shall be created and organized by the court a department to be known as the 'small claims department of the justice's court'. If the justice court is operating under the provisions of chapters 3.30 through 3.74 RCW, the small claims department of that court shall have jurisdiction, but not exclusive, in cases for the recovery of money only where the amount claimed does not exceed ((three)) five hundred dollars. If the justice court is not operating under the provisions of chapters 3.30 through 3.74 RCW, the small claims department of that court shall have jurisdiction, but not exclusive, in cases for the recovery of money only where the amount claimed does not exceed two hundred dollars.

NEW SECTION. Sec. 5. Sections 2, 3, and 4 of this 1979 amendatory act upon taking effect shall apply to all actions filed on or after December 8, 1977. Any party to an action which is pending on the effective date of this act shall be permitted to amend any pleadings to reflect such increase in court jurisdiction: PROVIDED, That nothing in this act shall affect the validity of judicial acts taken prior to its effective date.

NEW SECTION. Sec. 6. If any provision of this amendatory act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected.

NEW SECTION. Sec. 7. Sections 2 through 5 of this 1979 amendatory act are necessary for the immediate preservation of the public health, safety, and support of the state government and its existing public institutions, and shall take effect May 1, 1979; and the same is herewith transmitted.

Sidney R. Snyder, Secretary.

POINT OF ORDER

Mr. Salatino: "Mr. Speaker, the original bill dealt with the appeal procedure for appellate court. This amendment is obviously in violation of House Rule 3 and should be referred back to the Judiciary Committee for review by those members."

MOTION

On motion of Mr. Polk, further consideration of Engrossed House Bill No. 279 was deferred, and the bill was ordered placed at the bottom of today's concurrence calendar.
FIFTY-NINTH DAY, MARCH 7, 1979

SENATE AMENDMENTS TO HOUSE BILL

March 2, 1979

Mr. Speaker:

The Senate has passed SUBSTITUTE HOUSE BILL NO. 319 with the following amendments:

On page 2, line 10 after "for" insert "full time"
On page 2, line 28 after "for" insert "full time"
On page 3, after line 2 insert the following:

"(4) It is the intent of this section to create an in-service program for full time employees to enhance their career development."

and the same is herewith transmitted.

Sidney R. Snyder, Secretary.

MOTION

On motion of Mr. Grimm, the House concurred in the Senate amendments to Substitute House Bill No. 319 on page 2, lines 10 and 28, and refused to concur in the Senate amendment to page 3.

SENATE AMENDMENTS TO HOUSE BILL

March 2, 1979

Mr. Speaker:

The Senate has passed ENGROSSED SUBSTITUTE HOUSE BILL NO. 402 with the following amendments:

On page 1, line 4 of the title strike the first "and" and on line 5 of the title after "87.03.441" and before the period insert "; and amending section 39, page 692, Laws of 1889-90 as last amended by section 2, chapter 163, Laws of 1975 1st ex. sess. and RCW 87.03.460"
On page 2, beginning on line 25 after "RCW 87.56.110" strike ", 87.56.210, 87.80.180, 87.80.190 and 87.80.200, " and insert "((:))" and 87.56.210 ((87.80.180, 87.80.190 and 87.80.200))"

"Sec. 3. Section 39, page 692, Laws of 1889-90 as last amended by section 2, chapter 163, Laws of 1975 1st ex. sess. and RCW 87.03.460 are each amended to read as follows:
The directors shall each receive not to exceed twenty-five dollars per day in attending meetings and while performing other services for the district, to be fixed by resolution and entered in the minutes of their proceedings, and in addition thereto their ((travel)) reasonable expenses in accordance with chapter 42.24 RCW ((43.03.050 and 43.03.060)) as now existing or hereafter amended. The board shall fix the compensation of the secretary and all other employees. The board shall, upon the petition of at least fifty or a majority of the electors, submit to the electors at any general district election, a schedule of salaries and fees to be paid hereunder. The petition shall be presented to the board twenty days before a general election, and the result thereof shall be determined and declared as other elections."

and the same is herewith transmitted.

Sidney R. Snyder, Secretary.

MOTION

On motion of Mr. Hastings, the House concurred in the Senate amendments to Engrossed Substitute House Bill No. 402.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

Speaker Berentson stated the question before the House to be the final passage of Engrossed Substitute House Bill No. 402 as amended by the Senate.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 402 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 93; nays, 1; not voting, 4.


Voting nay: Representative Douthwaite.

Engrossed Substitute House Bill No. 402 as amended by the Senate, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE AMENDMENT TO HOUSE BILL

March 1, 1979

Mr. Speaker:

The Senate has passed SUBSTITUTE HOUSE BILL NO. 486 with the following amendment:

On page 1, line 10 after "interest" insert ": PROVIDED, That the purpose of this section is to remove the prohibition contained in RCW 79.01.470 regarding the sale of second class shorelands to abutting owners, whose uplands front upon the shorelands. Nothing contained in this section shall be construed to otherwise affect the rights of interested parties relating to public or private ownership of shorelands within the state."

and the same is herewith transmitted.

Sidney R. Snyder, Secretary.

MOTION

Mr. Barr moved that the House do concur in the Senate amendment to Substitute House Bill No. 486.

Representatives Barr and Hughes spoke in favor of the motion, and it was carried.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

Speaker Berentson stated the question before the House to be the final passage of Substitute House Bill No. 486 as amended by the Senate.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 486 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 84; nays, 9; not voting, 5.


Not voting: Representatives Clayton, Dawson, Erickson, Granlund, Smith R.

Substitute House Bill No. 486 as amended by the Senate, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE AMENDMENTS TO HOUSE BILL

March 2, 1979

Mr. Speaker:

The Senate has passed ENGROSSED SUBSTITUTE HOUSE BILL NO. 663 with the following amendments:

In the title on page 1, line 4 after "achievement;" insert "amending section 2, chapter 189, Laws of 1977 ex. sess. and RCW 28A.71.210;"

On page 1, line 19 after "(2)" strike "Tutoring" and insert "Program of remediation"

On page 1, line 20 after "to" strike "three" and insert "five"

On page 1, line 24 after "a" strike "tutoring program" and insert "program of remediation"

On page 1, line 27 after "prescriptive" strike ",," tutorial"

On page 2, line 9 after "providing" strike "tutoring" and insert "a program of remediation"

On page 3, line 10 after "approved" strike "tutoring program" and insert "program of remediation"

On page 3, line 15 after "approved" strike "tutoring"

On page 3, line 15 after "program" insert "of remediation"

On page 4, line 6 after "diagnostic" strike ",," and insert "and"

On page 4, line 6 after "prescriptive" strike the comma

On page 4, line 7 before "models" strike "tutorial"

On page 4, after line 10 insert the following new section:
Sec. 10. Section 2, chapter 189, Laws of 1977 ex. sess. and RCW 28A.71.210 are each amended to read as follows:

The superintendent of public instruction is hereby empowered to administer funds now or hereafter appropriated for the conduct of in-service training programs for public school certificated and classified personnel and to supervise the conduct of such programs. The superintendent of public instruction shall adopt rules in accordance with chapter 34.04 RCW that provide for the allocation of such funds to public school district or educational service district applicants on such conditions and for such programs as he or she deems to be in the best interest of the public school system. PROVIDED, That each district requesting such funds shall have conducted a district needs assessment of certificated and classified personnel that would be strengthened by such in-service training program. PROVIDED, FURTHER, That each school district or educational service district requesting funds shall have established an in-service training task force and demonstrated to the superintendent of public instruction that the task force has participated in and is supportive of the request for funding of the particular in-service training program. The task force required by this section shall be composed of representatives from the ranks of administrators, building principals, teachers, classified and support personnel employed by the applicant school district or educational service district, from the public, and from an institution(s) of higher education, in such numbers as shall be established by the superintendent of public instruction. PROVIDED FURTHER, That the task force in each district shall be appointed by the board in each district from residents of the district, and that no less than sixty percent of the members thereof shall be public members not employed by the school district. The task force required by this section shall be composed of representatives from the ranks of administrators, building principals, teachers, classified and support personnel employed by the applicant school district or educational service district, from the public, and from an institution(s) of higher education, in such numbers as shall be established by the superintendent of public instruction.

Renumber the remaining section consecutively.

and the same is herewith transmitted.

MOTION

On motion of Mr. Bauer, the House concurred in the Senate amendments to Engrossed Substitute House Bill No. 663.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

Speaker Berentson stated the question before the House to be the final passage of Engrossed Substitute House Bill No. 663 as amended by the Senate.

POINT OF INQUIRY

Mr. Chandler yielded to question by Mr. Bauer.

Mr. Bauer: "Representative Chandler, does the action to delete 'tutor' specifically from this bill preclude the use of any remediation programs which are tutorial?" 

Mr. Chandler: "No, Representative Bauer. The amendment simply allows districts to use other programs as well, so long as they meet this additional criteria."

Ms. Hurley spoke against passage of the bill as amended by the Senate.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 663 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 84; nays, 12; not voting, 2.


Not voting: Representatives Granlund, Newhouse.

Engrossed Substitute House Bill No. 663 as amended by the Senate, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.
The Senate has passed ENGROSSED HOUSE BILL NO. 795 with the following amendments:

On page 1, line 6 of the title after "21.20.310;" insert "amending section 3, chapter 199, Laws of 1967 as last amended by section 3, chapter 188, Laws of 1977 ex. sess. and RCW 21.20.325; adding a new chapter to Title 48 RCW;"

On page 2, line 12 strike "or" and after "(12)," insert "or (13),"

On page 9, after line 14 insert the following:

"(13) Any charitable gift annuity issued by an insurer or institution holding a certificate of exemption under section 6 of this 1979 act;"

On page 9, after line 27 insert the following:

"NEW SECTION. Sec. 7. (1) Upon granting to such insurer or institution under section 6 of this act a certificate of exemption to conduct a charitable gift annuity business, the insurance commissioner shall require it to establish and maintain a reserve fund adequate to meet the future payments under its charitable gift annuity contracts and, in any event, the reserve fund shall not be less than an amount computed in accordance with the standard of valuation based on the 1971 individual annuity mortality table, or any modification of this table approved by the insurance commissioner, with six percent interest for single premium immediate annuity contracts and four percent interest for all other individual annuity contracts."

(2) For any failure on its part to establish and maintain the reserve fund, the insurance commissioner shall revoke its certificate of exemption.

NEW SECTION. Sec. 8. Each charitable annuity contract or policy form shall include the following information:

(1) The value of the property to be transferred;
(2) The amount of the annuity to be paid to the transferor or the transferor's nominee;
(3) The manner in which and the intervals at which payment is to be made;
(4) The age of the person during whose life payment is to be made; and
(5) The reasonable value as of the date of the agreement of the benefits thereby created. This value
shall not exceed by more than fifteen percent the net single premium for the benefits, determined in accord­
ance with the standard of valuation set forth in section 7(1) of this act.

NEW SECTION. Sec. 9. An insurer or institution holding a certificate of exemption under this chapter
shall be exempt from all other provisions of this title except as specifically enumerated in this chapter by
reference.

NEW SECTION. Sec. 10. The insurance commissioner may refuse to grant, or may revoke or suspend,
a certificate of exemption if the insurance commissioner finds that the insurer or institution does not meet
the requirements of this chapter or if the insurance commissioner finds that the insurer or institution has
violated RCW 48.01.030 or any provisions of chapter 48.30 RCW.

NEW SECTION. Sec. 11. For purposes of this chapter, the provisions of chapter 48.04 RCW are
applicable.

NEW SECTION. Sec. 12. For the purposes of this chapter, the insurance commissioner has the same
powers and duties of enforcement as are provided in RCW 48.02.080.

NEW SECTION. Sec. 13. Sections 6 through 12 of this act shall constitute a new chapter in Title 48
RCW.

ex. sess. and RCW 21.20.325 are each amended to read as follows:

The director or administrator may by order deny, revoke, or condition any exemption specified in sub-
sections (10) ((or)), (11), (12) or (13) of RCW 21.20.310 or in RCW 21.20.320, as now or hereafter
amended, with respect to a specific security or transaction. No such order may be entered without appropri-
tate prior notice to all interested parties, opportunity for hearing, and written findings of fact and conclusions
of law, except that the director or administrator may by order summarily deny, revoke, or condition any of
the specified exemptions pending final determination of any proceeding under this section. Upon the entry of
a summary order, the director or administrator shall promptly notify all interested parties that it has been
entered and of the reasons therefor and that within fifteen days of the receipt of a written request the matter
will be set down for hearing. If no hearing is requested and none is ordered by the director or administrator,
the order will remain in effect until it is modified or vacated by the director or administrator. If a hearing is
requested or ordered, the director or administrator, after notice of and opportunity for hearing to all inter­
ested persons, may modify or vacate the order or extend it until final determination. No order under this
section may operate retroactively. No person may be considered to have violated RCW 21.20.140 as now or
hereafter amended by reason of any offer or sale effected after the entry of an order under this section if he
sustains the burden of proof that he did not know, and in the exercise of reasonable care could not have
known, of the order."

Renumber the remaining sections consecutively.

Sidney R. Snyder, Secretary.

MOTION

On motion of Mr. Eng, the House concurred in the Senate amendments to Engrossed
House Bill No. 795.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

Speaker Berentson stated the question before the House to be the final passage of
Engrossed House Bill No. 795 as amended by the Senate.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 795 as
amended by the Senate, and the bill passed the House by the following vote: Yeas, 94; nays, 0;
not voting, 4.

Voting yea: Representatives Adams, Addison, Amen, Bagnariol, Barnes, Barr, Bauer, Becker, Bender,
Berentson, Blair, Bond, Brekke, Brown, Burns, Burns, Chandler, Charnley, Clayton, Craswell, Dawson, Deccio,
Dunlap, Eberle, Ehlers, Eng, Erak, Erickson, Flanagan, Fuller, Gallagher, Galloway, Garrett,
Greengo, Grimm, Gruger, Haley, Hastings, Heck, Houchen, Hughes, Hurley, Isaacson, Jovanovich, Keller,
King, Knowles, Kreidler, Lux, Martinis, Maxie, May, McCormick, McDonald, McGinnis, Mitchell,
Monohon, Nelson, Nelson G. A., Newhouse, Nisbet, North, O'Brien, Oliver, Owen, Patterson, Polk,
Pruit, Rohrbach, Rosbach, Sanders, Schmitten, Scott, Sherman, Smith C. P., Smith R., Sommers, Sprague,
Struthers, Taller, Taylor, Teutsch, Tilly, Tupper, Valle, Van Dyken, Vrooman, Walk, Warnke, Whiteside,
Williams, Wilson, Winsley, Zimmerman.

Not voting: Representatives Doutwbate, Granlund, Salatino, Thompson.

Engrossed House Bill No. 795 as amended by the Senate, having received the constitu­
tional majority, was declared passed. There being no objection, the title of the bill was ordered
to stand as the title of the act.
Mr. Speaker:

The Senate has passed SUBSTITUTE HOUSE BILL NO. 803 with the following amendments:

Strike all of sections 1 and 2 and substitute the following:

"Section 1. Section 1, chapter 140, Laws of 1965 and RCW 30.08.087 are each amended to read as follows:

((Solely to have shares of its capital stock available)) Any bank or trust company may provide in its articles of incorporation or amendments thereto for authorized but unissued shares of its capital stock for the following purposes:

(1) For issuance and sale pursuant to approved stock option plans ((c)), stock purchase plans, stock bonus plans, or other similar plans approved by the supervisor; ((or))

(2) For ((the purpose of)) issuing and selling minimum qualifying shares to new directors; ((any bank or trust company may provide in its articles of incorporation or amendments thereto for authorized but unissued shares of its capital stock, in an amount not to exceed ten percent of its authorized capital stock,))

(3) For any other purpose; when the total amount of such shares is not more than fifty percent of the currently issued and outstanding stock.

If such shares are issued pursuant to approved stock option plans, the consideration received for such shares shall not be less than the higher of par value or one hundred percent of fair market value of the shares at the time the option is granted. If such shares are issued pursuant to approved stock purchase plans, the consideration received for such shares shall not be less than the higher of par value or one hundred percent of fair market value of the shares at the time of purchase. If such shares are issued in order to qualify a new director of the corporation, the consideration received shall not be less than the higher of par value or ninety-five percent of the fair value of the shares at the time of the sale.

Sec. 31. Section 2, chapter 140, Laws of 1965 and RCW 30.088 are each amended to read as follows:

Any amendments to articles of incorporation which provide for authorized but unissued stock shall be made as provided in the case of a capital increase which is to be paid in full before becoming effective. However, the authorized but unissued shares shall not become a part of the capital stock except for the purposes hereof until they have been issued and paid for in cash. Prior to the issuance of authorized but unissued stock ((for the purpose of qualifying a new director)), the bank shall notify the supervisor of the proposed issuance and the consideration to be received therefor and receive the supervisor's approval thereof ((or)), except that such notification and such approval shall not be required if the authorized but unissued stock is issued to employees of the bank pursuant to approved stock option, stock purchase, stock bonus or other similar plans approved by the supervisor."

On page 6, following line 10 add a new section as follows:

"NEW SECTION. Sec. 8. There is added to chapter 30.12 RCW a new section to read as follows:

The articles of incorporation of any bank or trust company organized under this title may limit or permit the preemptive rights of a shareholder to acquire unissued shares of the corporation and may thereafter by amendment limit, deny, or grant to shareholders of any class of stock the preemptive right to acquire additional shares of the corporation whether then or thereafter authorized."

and the same is herewith transmitted.

Sidney R. Snyder, Secretary.

MOTION

On motion of Mr. Eng, the House concurred in the Senate amendments to Substitute House Bill No. 803.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

Speaker Berentson stated the question before the House to be the final passage of Substitute House Bill No. 803 as amended by the Senate.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 803 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 95; nays, 0; not voting, 3.


Not voting: Representatives Granlund, Lux, Salatino.
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Substitute House Bill No. 803 as amended by the Senate, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SECOND READING

On motion of Mr. Wilson, the Rules Committee was relieved of House Bill No. 1033, and the bill was placed at the top of the second reading calendar for immediate consideration.

HOUSE BILL NO. 1033, by Representatives Martinis and Wilson:

Relating to transportation funding.

The bill was read the second time.

MOTION

On motion of Mr. Martinis, the rules were suspended to allow additional members to sign on as sponsors of House Bill No. 1033.

Representatives Mitchell, Scott, Smith (C), Clayton, Nisbet, Patterson, Dawson, Owen, Craswell, May and Gallagher added their names as sponsors of the bill.

On motion of Mr. Martinis, Substitute House Bill No. 1033 was substituted for House Bill No. 1033, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 1033 was read the second time.

On motion of Mr. Dunlap, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 1033 was placed on final passage.

Representatives Martinis and Owen spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 1033, and the bill passed the House by the following vote: Yeas, 95; nays, 0; not voting, 3.


Not voting: Representatives Flanagan, Granlund, McDonald.

Substitute House Bill No. 1033, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE HOUSE BILL NO. 20, by Committee on State Government (originally sponsored by Representatives Burns, Haley, Nelson (D), Pruitt, Kreidler, Bender, Gruger and Salatino – by Committee on State Government of the 45th Legislature request and by Executive request):

Establishing a housing finance commission.

The House resumed consideration of the bill on second reading. (For previous action, see yesterday's Journal.)

Mr. McDonald moved adoption of the following amendment:

On page 9, line 20 strike everything after "(1)" down to and including "not" on line 21 and insert "Not"

Representatives McDonald, Schmitten and Douthwaite spoke in favor of the amendment, and Mr. Ehlers spoke against it.

A division was called.
ROLL CALL

The Clerk called the roll on adoption of the amendment by Representative McDonald to page 9, line 20 of Substitute House Bill No. 20, and the amendment was not adopted by the following vote: Yeas, 48; nays, 48; not voting, 2.


Not voting: Representatives Granlund, Maxie.

Mr. McDonald moved adoption of the following amendment:
On page 9, line 24 after "each" strike "fiscal year" and insert "biennium"

Representatives McDonald and Taller spoke in favor of the amendment, and it was adopted.

The Clerk read the following amendment by Representative McDonald:
On page 9, line 24 after "available" strike "on a priority basis"

With the consent of the House, Mr. McDonald withdrew the amendment.

Mr. McDonald moved adoption of the following amendment:
On page 24, beginning on line 6 strike all of subsection (2)

Representatives McDonald and Polk spoke in favor of the amendment, and Mr. Ehlers spoke against it.

A division was called.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representative McDonald to page 24 of Substitute House Bill No. 20, and the amendment was not adopted by the following vote: Yeas, 46; nays, 51; not voting, 1.


Not voting: Representative Granlund.

Mr. Dunlap moved adoption of the following amendment:
On page 1, line 13 strike "persons of low income" and insert "the people of the state"

Representatives Dunlap and Polk spoke in favor of the amendment, and Representatives Ehlers, Taller and Barnes spoke against it.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representative Dunlap to page 1, line 13 of Substitute House Bill No. 20, and the amendment was not adopted by the following vote: Yeas, 18; nays, 76; not voting, 4.


Not voting: Representatives Berentson, Granlund, Newhouse, Sommers.

The Clerk read the following amendment by Representative Dunlap:
On page 1, line 17 strike "persons of low income" and insert "the people of the state."

With the consent of the House, Mr. Dunlap withdrew the amendment.

Mr. Van Dyken moved adoption of the following amendment by Representatives Van Dyken and Nelson (D):
On page 10, line 1 after "policies" insert ": PROVIDED, That housing assistance may not be allocated or granted for any new construction of residential units on real property classified as prime agricultural land by the U.S. soil conservation service except for construction or improvements of housing for farm workers or for primary farm dwellings."

Mr. Van Dyken spoke in favor of the amendment.

POINT OF INQUIRY

Mr. Van Dyken yielded to question by Mr. Ehlers.

Mr. Ehlers: "Representative Van Dyken, I became very interested in the map you distributed on the back of your amendment. Up in Whatcom County I notice there is a large area which is in black, which I presume to be areas that fit this amendment. Is that correct?"

Mr. Van Dyken: "It is designed to be so. This map was received from the United States Soil Conservation Service in Spokane, indicating the prime soils in the state."

Mr. Ehlers: "Would it be then, by your amendment, that no housing, construction or rent subsidy could be granted in these areas that are in black?"

Mr. Van Dyken: "To the extent that this is a correct graphic portrayal of the prime lands, yes."

Mr. Ehlers: "Your amendment speaks to what may be allocated to new construction; it does not speak to the rental subsidy program. Could this be construed also to include any rent subsidy program either now in effect or in the future?"

Mr. Van Dyken: "Representative Ehlers, the amendment says, 'new construction of residential units.' A person, I presume, would be taking a loan to purchase a piece of newly constructed property and that is where the amendment would apply."

Representatives Ehlers, Flanagan and Hastings spoke against the amendment, and Mr. Rohrbach spoke in favor of it.

Mr. Patterson demanded the previous question, and the demand was sustained.

The amendment was not adopted.

On motion of Mr. Eberle, the following amendment was adopted:
On page 10, line 20 strike "upon reasonably equivalent terms and conditions."

Mr. Eberle moved adoption of the following amendment:
On page 12, beginning on line 32 strike all of subsections (b) and (c) and reletter the remaining subsections consecutively.

Mr. Eberle spoke in favor of the amendment, and Mr. Ehlers spoke against it.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representative Eberle to page 12 of Substitute House Bill No. 20, and the amendment was not adopted by the following vote: Yea, 48; nays, 46; not voting, 4.


Not voting: Representatives Bagnariol, Granlund, King, Tupper.

Mr. Eberle moved adoption of the following amendment:
On page 17, line 8 after "appropriate" insert ": PROVIDED, That the property shall be sold at public
minimum bid as soon as possible"

Mr. Eberle spoke in favor of the amendment, and Representatives Taller and Ehlers spoke
against it.

The amendment was lost.

Mr. McDonald moved adoption of the following amendment to the title:
On page 1, line 1 of the title, strike "for low-income persons" and insert "housing finance
commission/low middle income housing program"

Mr. McDonald spoke in favor of the amendment, and Mr. Ehlers spoke against it.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representative McDonald to
the title of Substitute House Bill No. 20, and the amendment was not adopted by the following
vote: Yeas, 39; nays, 56; not voting, 3.

Voting yea: Representatives Addison, Amen, Barnes, Barr, Berentson, Bond, Chandler, Clayton,
Craggell, Decio, Dunlap, Eberle, Eng, Fancher, Flanagan, Fuller, Hastings, Houchen, McDonald,
McGinnis, Mitchell, Newhouse, Nisbet, Oliver, Patterson, Polk, Rohrbach, Rosbach, Sanders, Schmitten,

Voting nay: Representatives Adams, Bagnariol, Bauer, Becker, Bender, Blair, Brekke, Brown, Burns,
Charnley, Dawson, Douthwaite, Ehlers, Erek, Erickson, Gallagher, Galloway, Garrett, Greengo, Grimm,
Gruger, Haley, Heck, Hughes, Hurley, Jovanovich, Keller, King, Knowles, Kreidler, Lux, Martinis, Maxie,
May, McCormick, Monohon, Nelson D., North, O'Brien, Owen, Pruitt, Salatino, Scott, Sherman, Smith R.,
Sommers, Taller, Thompson, Valle, Van Dyken, Vrooman, Walk, Warnke, Williams, Winsley, Zimmerman.

Not voting: Representatives Granlund, Isaacscon, Nelson G. A.

Substitute House Bill No. 20 was ordered engrossed.

Mr. King moved that the rules be suspended, the second reading considered the third, and
Engrossed Substitute House Bill No. 20 be placed on final passage.

Mr. Salatino demanded an electric roll call vote on the motion, and the demand was
sustained.

ROLL CALL

The Clerk called the roll on the motion to suspend the rules and place Engrossed Substi­
tute House Bill No. 20 on third reading and final passage, and the motion was lost by the fol­
lowing vote: Yeas, 49; nays, 48; not voting, 1.

Voting yea: Representatives Adams, Bagnariol, Bauer, Becker, Bender, Blair, Brekke, Brown, Burns,
Charnley, Douthwaite, Eng, Erek, Erickson, Gallagher, Galloway, Garrett, Greengo, Grimm, Gruger,
Haley, Heck, Hughes, Hurley, Jovanovich, Keller, King, Knowles, Kreidler, Lux, Martinis, Maxie, May,
McCormick, Monohon, Nelson D., North, O'Brien, Owen, Pruitt, Salatino, Scott, Sherman, Smith R., Sommers, Thompson, Valle,
Vrooman, Walk, Warnke, Zimmerman.

Voting nay: Representatives Addison, Amen, Barnes, Barr, Berentson, Bond, Chandler, Clayton,
Craswell, Dawson, Decio, Dunlap, Eberle, Ehlers, Fancher, Flanagan, Fuller, Greengo, Haley, Hastings,
Houchen, Isaacscon, McDonald, McGinnis, Mitchell, Nelson G. A., Newhouse, Nisbet, Oliver, Patterson,
Polk, Rohrbach, Rosbach, Sanders, Schmitten, Smith C. P., Sprague, Struthers, Taller, Taylor, Teutsch,
Tilly, Tupper, Van Dyken, Whiteside, Williams, Wilson, Winsley.

Not voting: Representative Granlund.

Engrossed Substitute House Bill No. 20 was passed to Committee on Rules for third
reading.

HOUSE BILL NO. 200, by Representatives Erickson, Winsley, Erak, Ehlers, Scott,
Warnke, Gruger, Grimm, Walk, Kreidler, Owen, Granlund, North, Becker and Bender:

Expanding real estate excise tax to include used mobile homes.

The bill was read the second time.

On motion of Ms. Craswell, Substitute House Bill No. 200 was substituted for House Bill
No. 200, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 200 was read the second time.

On motion of Mr. Dunlap, the rules were suspended, the second reading considered the
third, and Substitute House Bill No. 200 was placed on final passage.

Representatives Erickson and Craswell spoke in favor of passage of the bill.
ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 200, and the bill passed the House by the following vote: Yeas, 97; nays, 0; not voting, 1.


Not voting: Representative Granlund.

Substitute House Bill No. 200, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SIGNED BY THE SPEAKERS

Speaker Berentson announced the Speakers were signing:
SUBSTITUTE HOUSE BILL NO. 815,
HOUSE BILL NO. 875,
HOUSE BILL NO. 952.

MESSAGES FROM THE SENATE

Mr. Speaker:

The President has signed:

SENATE BILL NO. 2021,
SENATE BILL NO. 2026,
SENATE BILL NO. 2068,
SENATE BILL NO. 2101,
SENATE BILL NO. 2124,
SENATE BILL NO. 2136,
SENATE BILL NO. 2180,
SUBSTITUTE SENATE BILL NO. 2274,
SENATE BILL NO. 2305,
SUBSTITUTE SENATE BILL NO. 2376,

and the same are herewith transmitted.

Sidney R. Snyder, Secretary.
March 7, 1979

Mr. Speaker:

The President has signed:

SENATE BILL NO. 2045,
SENATE BILL NO. 2069,
SENATE BILL NO. 2078,
SUBSTITUTE SENATE BILL NO. 2184,
SENATE BILL NO. 2206,
SUBSTITUTE SENATE BILL NO. 2226,
SUBSTITUTE SENATE BILL NO. 2255,
SUBSTITUTE SENATE BILL NO. 2310,
SUBSTITUTE SENATE BILL NO. 2393,

and the same are herewith transmitted.

Sidney R. Snyder, Secretary.

MOTION

On motion of Mr. Polk, the House adjourned until 9:30 a.m., Thursday, March 9, 1979.

JOHN BAGNARIOL, Speaker
DUANE BERENTSON, Speaker

DEAN R. FOSTER, Chief Clerk
VITO T. CHIECHI, Chief Clerk
The House was called to order at 9:30 a.m. by Speaker Bagnariol. The Clerk called the roll and all members were present except Representatives Granlund and Martinis, who were excused.

The flag was escorted to the rostrum by a Sergeant at Arms Color Guard, Pages Rhonda Mason and Lisa Palmer. Prayer was offered by The Reverend Robin L. Luethe of the Epiphany Episcopal Church of Chehalis.

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

MESSAGES FROM THE SENATE

Mr. Speaker:
The Senate has passed:

SENATE BILL NO. 2462,
SENATE BILL NO. 2502,

and the same is herewith transmitted.

Bill Gleason, Assistant Secretary.

March 7, 1979

Mr. Speaker:
The Senate has passed:

ENGROSSED HOUSE BILL NO. 86,
SUBSTITUTE HOUSE BILL NO. 92,
ENGROSSED HOUSE BILL NO. 612,
HOUSE BILL NO. 874,
SUBSTITUTE HOUSE BILL NO. 1033,

and the same are herewith transmitted.

Sidney R. Snyder, Secretary.

March 7, 1979

Mr. Speaker:
The Senate has passed:

SENATE BILL NO. 2162,
SENATE BILL NO. 2224,
ENGROSSED SUBSTITUTE SENATE BILL NO. 2317,
ENGROSSED SENATE BILL NO. 2333,
ENGROSSED SUBSTITUTE SENATE BILL NO. 2388,
ENGROSSED SENATE BILL NO. 2399,
ENGROSSED SENATE BILL NO. 2402,
SUBSTITUTE SENATE BILL NO. 2422,
ENGROSSED SENATE BILL NO. 2433,
ENGROSSED SUBSTITUTE SENATE BILL NO. 2768,

and the same are herewith transmitted.

Bill Gleason, Assistant Secretary.

March 7, 1979

Mr. Speaker:
The President has signed:

HOUSE BILL NO. 178,
HOUSE BILL NO. 788,
HOUSE BILL NO. 808,
SUBSTITUTE HOUSE BILL NO. 815,
HOUSE BILL NO. 875,
HOUSE BILL NO. 952,
and the same are herewith transmitted.

Mr. Speaker:

The President has signed:

SUBSTITUTE SENATE BILL NO. 2252,

and the same is herewith transmitted.

Sidney R. Snyder, Secretary.

March 7, 1979

SIGNED BY THE SPEAKERS

Speaker Bagnariol announced the Speakers were signing:

SENATE BILL NO. 2021,
SENATE BILL NO. 2026,
SENATE BILL NO. 2066,
SENATE BILL NO. 2067,
SENATE BILL NO. 2068,
SENATE BILL NO. 2077,
SENATE BILL NO. 2094,
SENATE BILL NO. 2101,
SENATE BILL NO. 2102,
SUBSTITUTE SENATE BILL NO. 2117,
SUBSTITUTE SENATE BILL NO. 2118,
SENATE BILL NO. 2121,
SENATE BILL NO. 2124,
SENATE BILL NO. 2136,
SENATE BILL NO. 2138,
SUBSTITUTE SENATE BILL NO. 2141,
SENATE BILL NO. 2147,
SUBSTITUTE SENATE BILL NO. 2149,
SENATE BILL NO. 2155,
SENATE BILL NO. 2159,
SENATE BILL NO. 2179,
SENATE BILL NO. 2180,
SENATE BILL NO. 2256,
SUBSTITUTE SENATE BILL NO. 2265,
SUBSTITUTE SENATE BILL NO. 2274,
SENATE BILL NO. 2277,
SUBSTITUTE SENATE BILL NO. 2291,
SUBSTITUTE SENATE BILL NO. 2304,
SENATE BILL NO. 2305,
SENATE BILL NO. 2352,
SUBSTITUTE SENATE BILL NO. 2355,
SUBSTITUTE SENATE BILL NO. 2376,
SENATE BILL NO. 2403,
SENATE BILL NO. 2406,
SENATE BILL NO. 2479,
SENATE BILL NO. 2511,
SENATE BILL NO. 2562,
SENATE BILL NO. 2569,
SUBSTITUTE SENATE BILL NO. 3100.

MESSAGE FROM THE GOVERNOR

March 1, 1979

TO THE HONORABLE,
SENATE AND HOUSE OF REPRESENTATIVES
OF THE STATE OF WASHINGTON
Ladies and Gentlemen:

In compliance with the provisions of Section II of Article III of the Constitution of the State of Washington, I have the honor to submit herewith my report of each case of reprieve,
commutation, or pardon which has been granted since the adjournment of the First Extraordi­
nary Session of the Forty-fifth Regular Session of the Legislature. The following order was
signed by me on April 25, 1978.

ORDER RELEASING HEINZ JAGER
TO THE CUSTODY OF THE SWISS GOVERNMENT
FOR COMPLETION OF SENTENCE

Whereas, Heinz Jager is a Swiss National who was sentenced on January 7, 1977 to life
imprisonment following his conviction for First Degree Murder in King County Superior Court
and such sentence carries a mandatory imprisonment of twenty consecutive years less earned
good time (for a total period of incarceration of thirteen years and four months) and may not
be released until paroled by the Washington State Board of Prison Terms and Paroles; and

Mr. Jager suffers from a severe mental illness for which there are inadequate treatment
facilities at the Washington State Penitentiary at Walla Walla, Washington, where Mr. Jager
is currently incarcerated; and

Psychiatrists and mental health professionals at the penitentiary have concluded that Mr.
Jager should be released to the Swiss authorities, who are willing and able to treat his mental
illnesses and ensure the public's safety by continuing Mr. Jager's confinement; and

The United States Department of Justice, Immigration and Naturalization Service, has
entered an order deporting Mr. Jager to Switzerland, which is to take effect upon his release
from Washington custody; and

Based on the foregoing, it would appear to be in the best interests of the State of
Washington and of the defendant, Heinz Jager, that he be released from the custody of the State
of Washington and deported to Switzerland, there to finish serving the life sentence
imposed upon him by this state, and not be released from custody prior to the mandatory stip­
ulation of his life sentence, which will be completed on May 6, 1990 if his good time credits are
certified.

On April 25, 1978, by virtue of the authority vested in me by the laws of the State of
Washington, I do hereby order that Heinz Jager be released to the appropriate United States
Government authorities, as soon as reasonably possible, for his deportation to Switzerland, on
condition that the Swiss Government requires him to complete the life sentence, with its twenty
year mandatory minimum thirteen years and four months counting good time, not before May
6, 1990, as imposed by the State of Washington, subject to the following condition that if Mr.
Jager ever returns to the State of Washington he shall immediately be subject to confinement
for completion of the judgment and sentence imposed upon him.

The foregoing report is respectfully submitted this first day of March, 1979.

DIXY LEE RAY, Governor.

SENATE AMENDMENTS TO HOUSE BILL

The House resumed consideration of Engrossed House Bill No. 279 as amended by the
Senate. (For message, see yesterday's Journal.)

SPEAKER BAGNARIOL'S RULING

Speaker Bagnariol: "A point of order was raised by Representative Salatino regarding the
Senate amendments to Engrossed House Bill No. 279, and the Chair is ruling that the point is
not well taken."

MOTION

Mr. Newhouse moved that the House do concur in the Senate amendments to Engrossed
House Bill No. 279.

Mr. Newhouse spoke in favor of the motion, and Mr. Salatino spoke against it.

The motion carried.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

Speaker Bagnariol stated the question before the House to be the final passage of
Engrossed House Bill No. 279 as amended by the Senate.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 279 as
amended by the Senate, and the bill passed the House by the following vote: Yeas, 89; nays, 7;
not voting, 2.

Voting nay: Representatives Addison, Barnes, Brown, Hughes, Owen, Salatino, Walk.

Not voting: Representatives Granlund, Martinis.

Engrossed House Bill No. 279 as amended by the Senate, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE AMENDMENTS TO HOUSE BILL

Mr. Speaker:

The Senate has passed ENGROSSED SUBSTITUTE HOUSE BILL NO. 729 with the following amendments:

On page 4, line 5 after "contribution" strike "shall" and insert "may"

On page 4, after line 17 strike all of the material down through "coverage." on line 21

Renumber the remaining subsections consecutively.

and the same is herewith transmitted.

Sidney R. Snyder, Secretary.

MOTION

Mr. Douthwaite moved that the House do concur in the Senate amendments to Engrossed Substitute House Bill No. 729.

Representatives Douthwaite and Ehlers spoke in favor of the motion, and Representatives Greengo and Barnes spoke against it.

ROLL CALL

The Clerk called the roll on the motion that the House do concur in the Senate amendments to Engrossed Substitute House Bill No. 729, and the motion was carried by the following vote: Yeas, 52; nays, 44; not voting, 2.


Not voting: Representatives Granlund, Martinis.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

Speaker Bagnariol stated the question before the House to be the final passage of Engrossed Substitute House Bill No. 729 as amended by the Senate.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 729 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 86; nays, 10; not voting, 2.


Not voting: Representatives Granlund, Martinis.

Engrossed Substitute House Bill No. 729 as amended by the Senate, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

**SIGNED BY THE SPEAKERS**

Speaker Bagnariol announced the Speakers were signing:

- HOUSE BILL NO. 6
- SUBSTITUTE HOUSE BILL NO. 16
- HOUSE BILL NO. 25
- HOUSE BILL NO. 50
- HOUSE BILL NO. 65
- HOUSE BILL NO. 66
- HOUSE BILL NO. 69
- SUBSTITUTE HOUSE BILL NO. 88
- SUBSTITUTE HOUSE BILL NO. 96
- SUBSTITUTE HOUSE BILL NO. 109
- SUBSTITUTE HOUSE BILL NO. 112
- HOUSE BILL NO. 126
- HOUSE BILL NO. 140
- HOUSE BILL NO. 141
- HOUSE BILL NO. 155
- SUBSTITUTE HOUSE BILL NO. 175
- SUBSTITUTE HOUSE BILL NO. 195
- HOUSE BILL NO. 226
- HOUSE BILL NO. 230
- SUBSTITUTE HOUSE BILL NO. 248
- SUBSTITUTE HOUSE BILL NO. 259
- SUBSTITUTE HOUSE BILL NO. 264
- SUBSTITUTE HOUSE BILL NO. 333
- HOUSE BILL NO. 365
- SUBSTITUTE HOUSE BILL NO. 402
- HOUSE BILL NO. 482
- SUBSTITUTE HOUSE BILL NO. 486
- HOUSE BILL NO. 585
- HOUSE BILL NO. 588
- HOUSE BILL NO. 602
- HOUSE BILL NO. 636
- SUBSTITUTE HOUSE BILL NO. 663
- HOUSE BILL NO. 677
- SUBSTITUTE HOUSE BILL NO. 704
- HOUSE BILL NO. 735
- HOUSE BILL NO. 754
- HOUSE BILL NO. 778
- HOUSE BILL NO. 795
- HOUSE BILL NO. 802
- SUBSTITUTE HOUSE BILL NO. 803
- HOUSE BILL NO. 806
- SENATE BILL NO. 2045
- SENATE BILL NO. 2069
- SENATE BILL NO. 2078
- SUBSTITUTE SENATE BILL NO. 2184
-SENATE BILL NO. 2206
- SUBSTITUTE SENATE BILL NO. 2226
- SUBSTITUTE SENATE BILL NO. 2252
- SUBSTITUTE SENATE BILL NO. 2255
- SUBSTITUTE SENATE BILL NO. 2310
- SUBSTITUTE SENATE BILL NO. 2393
Mr. Speaker:
The Senate has passed SUBSTITUTE HOUSE BILL NO. 749 with the following amendments:
On page 1, line 19 after "bridge" insert "*, to be known and designated as the James E. Keefe Bridge,"*
On page 3, line 21 strike "vehicles" and insert "vehicle"
and the same is herewith transmitted.

Sidney R. Snyder, Secretary.

MOTION
Ms. McCormick moved that the House do concur in the Senate amendments to Substitute House Bill No. 749.

Representatives McCormick and Hurley spoke in favor of the motion, and it was carried.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE
Speaker Bagnariol stated the question before the House to be the final passage of Substitute House Bill No. 749 as amended by the Senate.

ROLL CALL
The Clerk called the roll on the final passage of Substitute House Bill No. 749 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 96; nays, 0; not voting, 2.


Not voting: Representatives Granlund, Martinis.

Substitute House Bill No. 749 as amended by the Senate, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

INTRODUCTIONS AND FIRST READING
SENATE BILL NO. 2162, by Senator Van Hollebeke:
Raising the minimum limits of financial responsibility for motor vehicle accidents.
To Committee on Insurance

SENATE BILL NO. 2224, by Senators Conner, Gaspard, Rasmussen, Talley, Quigg, Walgren, Van Hollebeke, Moore, Peterson, Odegaard, Goltz, Wilson, Bausch, Vognild, Benitz, Wojahn, Talmadge and Morrison:
Establishing a schedule of early retirement pensions for volunteer firemen.
To Committee on Appropriations

ENGROSSED SUBSTITUTE SENATE BILL NO. 2317, by Committee on Labor (originally sponsored by Senators Ridder, Lysen and McDermott):
Revising the law relating to reduction in workers' compensation based on receipt of federal benefits.
To Committee on Labor

ENGROSSED SENATE BILL NO. 2333, by Senators Hansen, Clarke, Hayner, Talley, Bausch and Bluechel:
Modifying tort and product liability law.
To Committee on Judiciary
ENGROSSED SUBSTITUTE SENATE BILL NO. 2388, by Committee on Natural Resources (originally sponsored by Senators Newschwander, Bausch and Odegaard):
Modifying the privilege fees on certain producers of food fish.
To Committee on Revenue

ENGROSSED SENATE BILL NO. 2399, by Senators Rasmussen, Shinpoch and Newschwander, (by Office of Financial Management request):
Modifying state reimbursement for care of county prisoners.
To Committee on Local Government

ENGROSSED SENATE BILL NO. 2402, by Senators McDermott, Lysen, Woody and Talley:
Providing for annual adjustments for disability and death benefits under the industrial insurance act.
To Committee on Labor

SUBSTITUTE SENATE BILL NO. 2422, by Committee on Social and Health Services (originally sponsored by Senator Day):
Revising laws relating to certain health care professionals.
To Committee on Social and Health Services

ENGROSSED SENATE BILL NO. 2433, by Senators Day, Ridder and Shinpoch:
Revising the definition of unemployable persons.
To Committee on Social and Health Services

SENATE BILL NO. 2462, by Senators Rasmussen, Clarke and Wojahn (by State Treasurer request):
Extending the authorized types of investments for state funds.
To Committee on State Government

SENATE BILL NO. 2502, by Senators Conner, Day and Rasmussen (by Department of Veterans' Affairs request):
Providing free license plates of a distinctive design for Medal of Honor winners.
To Committee on Transportation

ENGROSSED SUBSTITUTE SENATE BILL NO. 2768, by Committee on Judiciary (originally sponsored by Senators Odegaard, Rasmussen, Talmadge, Ridder, Woody, Bottiger and Wilson):
Changing the laws concerning runaway youths and procedures for families in conflict.
To Committee on Institutions

MOTION
On motion of Mr. King, all bills listed on today's agenda under the fourth order of business were referred to the committees designated.

REPORTS OF STANDING COMMITTEES

February 21, 1979

HOUSE BILL NO. 291, Prime Sponsor: Representative Sommers, making miscellaneous changes to the tax laws. Reported by Committee on Revenue.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Craswell, Co-Chairwoman; Sommers, Co-Chairwoman; Addison, Bond, Brown, Erickson, Flanagan, Galloway, Greengo, Hastings, Nelson (D), Sanders, Smith (R), Winsley.

March 6, 1979

HOUSE BILL NO. 325, Prime Sponsor: Representative Sprague, removing the inequalities on taxpayer overpayments. Reported by Committee on Revenue.
Sixtieth Day, March 8, 1979

MAJORITY recommendation: Do pass. Signed by Representatives Craswell, Co-Chairwoman; Sommers, Co-Chairwoman; Addison, Bond, Brown, Erickson, Flanagan, Galloway, Greengo, Hastings, Nelson (D), Sanders, Smith (R), Winsley.

March 6, 1979

House Bill No. 326, Prime Sponsor: Representative O'Brien, imposing an excise tax on stevedoring and related activities. Reported by Committee on Revenue.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Craswell, Co-Chairwoman; Sommers, Co-Chairwoman; Addison, Bond, Brown, Erickson, Flanagan, Galloway, Greengo, Hastings, Nelson (D), Sanders, Smith (R), Winsley.

March 6, 1979

House Bill No. 338, Prime Sponsor: Representative Oliver, extending the time period for marriage solemnization. Reported by Committee on Judiciary.

MAJORITY recommendation: Do pass with the following amendment:
On page 1, line 14 after "applicant" insert "in writing"

Signed by Representatives Newhouse, Executive Chairman; Smith (R), Co-Chairman; Knowles, Sherman, Thompson, Winsley.

March 7, 1979

House Bill No. 568, Prime Sponsor: Representative Blair, authorizing certain granting of degrees at The Evergreen State College. Reported by Committee on Higher Education.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Grimm, Executive Chairman; Barnes, Co-Chairman; Burns, Erickson, Gruger, McGinnis, Oliver, Patterson, Salatino.

March 7, 1979

House Bill No. 638, Prime Sponsor: Representative Barr, exempting seasonal recreational lots from the Mobile Home Landlord-Tenant Act. Reported by Committee on Judiciary.

MAJORITY recommendation: Do pass. Signed by Representatives Newhouse, Executive Chairman; Smith (R), Co-Chairman; Knowles, Sherman, Thompson, Tilly, Winsley.

March 7, 1979

House Bill No. 825, Prime Sponsor: Representative Schmitten, authorizing a security force for operating agencies. Reported by Committee on Local Government.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Charnley, Co-Chairman; Zimmerman, Co-Chairman; Brown, Garrett, Rohrbach, Rosbach, Schmitten, Van Dyken, Whiteside.

March 6, 1979

House Bill No. 1207, Prime Sponsor: Representative Gruger, establishing a demonstration project to assess the feasibility of day care centers for certain children in danger of being abused or neglected. Reported by Committee on Social and Health Services.

MAJORITY recommendation: Do pass. Signed by Representatives Adams, Co-Chairman; Whiteside, Co-Chairman; Brekke, Gruger, Houchen, Lux, May, Mitchell, Pruitt, Schmitten, Teutsch, Tupper.

March 6, 1979

House Bill No. 1239, Prime Sponsor: Representative King, authorizing a six-year levy solely for emergency medical services upon approval by the voters of cities, counties, towns and other taxing districts. Reported by Committee on Local Government.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Charnley, Co-Chairman; Zimmerman, Co-Chairman; Brekke, Brown, Garrett, Keller, North, Rohrbach, Rosbach, Schmitten, Van Dyken, Whiteside.

March 6, 1979

House Bill No. 1263, Prime Sponsor: Representative Polk, requiring bonds for certain actions against public bodies. Reported by Committee on Judiciary.

MAJORITY recommendation: Do pass with the following amendment:
On page 1, line 16 after "invalid" strike "or improper"

Signed by Representatives Newhouse, Executive Chairman; Smith (R), Co-Chairman; Knowles, Sherman, Thompson, Winsley.

March 6, 1979

SUBSTITUTE SENATE BILL NO. 2192, Prime Sponsor: Senator Bausch, establishing a program for compensation of certain state employees for unused sick leave above a certain level. Reported by Committee on State Government.

MAJORITY recommendation: Do pass with the following amendments:
On page 1, line 26 after "compensation" insert "of the employee"
On page 1, line 27 after "leave" insert "in excess of sixty days"

Signed by Representatives Ehlers, Executive Chairman; Taller, Co-Chairman; Addison, Burns, Fancher, Greengo, McGinnis, Pruitt, Walk, Williams.

March 6, 1979

SENATE BILL NO. 2295, Prime Sponsor: Senator Scott, disestablishing certain obsolete state funds and accounts. Reported by Committee on State Government.

MAJORITY recommendation: Do pass. Signed by Representatives Ehlers, Executive Chairman; Taller, Co-Chairman; Addison, Burns, Fancher, Greengo, McGinnis, Pruitt, Walk, Williams.

March 6, 1979

SENATE BILL NO. 2296, Prime Sponsor: Senator Scott, revising laws relating to veterans. Reported by Committee on State Government.

MAJORITY recommendation: Do pass. Signed by Representatives Ehlers, Executive Chairman; Taller, Co-Chairman; Addison, Burns, Fancher, Greengo, McGinnis, Pruitt, Williams.

March 6, 1979

SENATE BILL NO. 2398, Prime Sponsor: Senator Rasmussen, modifying procedures for the replacement of lost or destroyed state warrants. Reported by Committee on State Government.

MAJORITY recommendation: Do pass with the following amendments:
On page 1, after line 7 insert the following:
"Section 1. Section 8, chapter 16, Laws of 1967 ex. sess. and RCW 43.03.170 are each amended to read as follows:
The head of any state department may issue an advance warrant on the request of any officer or employee for the purpose of defraying his anticipated reimbursable expenses while traveling on business of such state department away from his designated post of duty, except expenses in connection with the use of a personal automobile. The amount of such advance shall not exceed the amount of such reasonably anticipated expenses of the officer or employee to be necessarily incurred in the course of such business of the state for a period of not to exceed ((thirty)) ninety days. Department heads shall establish written policies prescribing a reasonable amount for which such warrants may be written.

Sec. 2. Section 10, chapter 16, Laws of 1967 ex. sess. and RCW 43.30.190 are each amended to read as follows:
To protect the state from any losses on account of advances made as provided in RCW 43.03.150 through 43.03.210, the state shall have a prior lien against and a right to withhold any and all funds payable or to become payable by the state to such officer or employee to whom such advance has been given as provided in RCW 43.03.150 through 43.03.210, up to the amount of such advance and interest at the rate of ten percent per annum, until such time as repayment or justification has been made. ((No advance of any kind may be made to any officer or employee under RCW 43.03.150 through 43.03.210; at any time when he is delinquent in accounting for or repaying a prior advance under RCW 43.03.150 through 43.03.210,))

Renumber the sections consecutively.

On page 1, line 1 of the title, after "government;" insert "amending section 8, chapter 16, Laws of 1967 ex. sess. and RCW 43.03.170; amending section 10, chapter 16, Laws of 1967 ex. sess. and RCW 43.03.190;"

Signed by Representatives Ehlers, Co-Chairman; Taller, Co-Chairman; Addison, Burns, Fancher, Greengo, McGinnis, Pruitt, Walk, Williams.

March 7, 1979

ENGROSSED SENATE BILL NO. 2602, Prime Sponsor: Senator Conner, authorizing licensed beer distributors to act as agents of manufacturers of distilled spirits. Reported by Committee on Commerce.
MAJORITY recommendation: Do pass. Signed by Representatives Warnke, Executive Chairman; Addison, Fuller, Gallagher, May, Owen, Salatino, Walk.

MINORITY recommendation: Do not pass. Signed by Representatives Greengo, Co-Chairman; Oliver, Struthers.

MOTION

On motion of Mr. King, all bills listed on today's agenda under the fifth order of business were passed to Committee on Rules for second reading, with the exception of HOUSE BILL NO. 568 and HOUSE BILL NO. 1207, which were rereferred to Committee on Appropriations.

MESSAGE FROM THE SENATE

March 6, 1979

Mr. Speaker:

The Senate refuses to concur in the House amendments to ENGROSSED SUBSTITUTE SENATE BILL NO. 2142, and asks the House to recede therefrom, and said bill, together with the House amendments thereto, is herewith transmitted.

Sidney R. Snyder, Secretary.

MOTION

Mr. Kreidler moved that the House do recede from its amendments to Engrossed Substitute Senate Bill No. 2142.

Mr. Kreidler spoke in favor of the motion, and Mr. Amen spoke against it.

ROLL CALL

The Clerk called the roll on the motion that the House do recede from its amendments to Engrossed Substitute Senate Bill No. 2142, and the motion was carried by the following vote:

Yeas, 60; nays, 35; not voting, 3.


Not voting: Representatives Ehlers, Granlund, Martinis.

FINAL PASSAGE OF SENATE BILL WITHOUT HOUSE AMENDMENTS

Speaker Bagnariol stated the question before the House to be the final passage of Engrossed Substitute Senate Bill No. 2142 without the House amendments.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute Senate Bill No. 2142 without the House amendments, and the bill passed the House with the following vote:

Yeas, 84; nays, 10; not voting, 4.


Voting nay: Representatives Amen, Blair, Craswell, Deccio, Flanagan, McDonald, Newhouse, Oliver, Tupper, Zimmerman.

Not voting: Representatives Bond, Granlund, Martinis, Nelson G. A.

Engrossed Substitute Senate Bill No. 2142 without the House amendments, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Speaker Bagnariol declared the House to be at ease until 1:30 p.m.
Speaker Bagnariol called the House to order.

MESSAGE FROM THE SENATE

March 8, 1979

Mr. Speaker:
The President has signed:

HOUSE BILL NO. 6,
SUBSTITUTE HOUSE BILL NO. 16,
HOUSE BILL NO. 65,
HOUSE BILL NO. 66,
HOUSE BILL NO. 69,
SUBSTITUTE HOUSE BILL NO. 112,
HOUSE BILL NO. 126,
HOUSE BILL NO. 140,
SUBSTITUTE HOUSE BILL NO. 175,
SUBSTITUTE HOUSE BILL NO. 195,
HOUSE BILL NO. 226,
HOUSE BILL NO. 230,
SUBSTITUTE HOUSE BILL NO. 264,
SUBSTITUTE HOUSE BILL NO. 333,
HOUSE BILL NO. 365,
HOUSE BILL NO. 482,
HOUSE BILL NO. 585,
HOUSE BILL NO. 588,
HOUSE BILL NO. 602,
HOUSE BILL NO. 636,
HOUSE BILL NO. 677,
SUBSTITUTE HOUSE BILL NO. 704,
HOUSE BILL NO. 735,
HOUSE BILL NO. 754,
HOUSE BILL NO. 778,
HOUSE BILL NO. 802,
HOUSE BILL NO. 806,

and the same are herewith transmitted.

Sidney R. Snyder, Secretary.

MESSAGE FROM THE SENATE

March 8, 1979

Mr. Speaker:
The Senate has receded from its amendment to SUBSTITUTE HOUSE BILL NO. 319, on page 3, after line 2, and has passed the bill with the remaining Senate amendments, and the same is herewith transmitted.

Sidney R. Snyder, Secretary.

FINAL PASSAGE OF HOUSE BILL WITHOUT SENATE AMENDMENT

Speaker Bagnariol stated the question before the House to be the final passage of Substitute House Bill No. 319 without the Senate amendment to page 3, line 2.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 319 without the Senate amendment, and the bill passed the House with the following vote: Yeas, 92; nays, 0; not voting, 6.


Not voting: Representatives Adams, Granlund, Martinis, Maxie, McCormick, Valle.
Substitute House Bill No. 319 with certain Senate amendments, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SECOND READING

SUBSTITUTE HOUSE JOINT MEMORIAL NO. 15, by Committee on Constitution, Elections and Governmental Ethics (originally sponsored by Representatives Erickson, Oliver, Fuller, Granlund, King, Owen, Brown, Galloway, Heck, Gruger and Grimm):

Requesting a federal constitutional amendment to limit federal expenditures.

The House resumed consideration of the memorial on second reading. (For previous action, see Journal, 57th Day, March 5, 1979.)

Mr. Tilly moved adoption of the following amendment by Representatives Tilly, Dunlap, Fuller, Whiteside, Hurley and Teutsch:

On page 2, following line 11 insert:

"BE IT FURTHER RESOLVED, That, alternatively, this body respectfully petitions the Congress of the United States to call a convention for the specific and exclusive purpose of proposing an amendment to the Constitution of the United States to require a balanced federal budget and to make certain exceptions with respect thereto, to prohibit the growth rate in outlays of the Government of the United States from exceeding the growth rate of the national economy, and to provide an appropriate penalty for inflation caused by fiscal or monetary policies of the Government; and

BE IT FURTHER RESOLVED, That this application and request be deemed null and void, rescinded, and of no effect in the event that such convention not be limited to such specific and exclusive purpose; and"

Representatives Tilly and Hurley spoke in favor of the amendment, and Representatives Erickson and Gruger spoke against it.

Mr. Dunlap demanded an electric roll call on the amendment, and the demand was sustained.

Mr. Hughes spoke against the amendment.

ROLL CALL

The Clerk called the roll on adoption of the amendment to Substitute House Joint Memorial No. 15, and the amendment was adopted by the following vote: Yeas, 50; nays, 46; not voting, 2.


Not voting: Representatives Granlund, Martinis.

Substitute House Joint Memorial No. 15 was ordered engrossed and passed to Committee on Rules for third reading.

MOTIONS

On motion of Mr. King, the Committee on Institutions was relieved of ENGROSSED SUBSTITUTE SENATE BILL NO. 2768, and the bill was ordered placed at the bottom of today's second reading calendar.

On motion of Mr. King, the Committee on Local Government was relieved of ENGROSSED SENATE BILL NO. 2399, and it was ordered placed on today's second reading calendar immediately following Engrossed Substitute Senate Bill No. 2768.

SUBSTITUTE SENATE JOINT RESOLUTION NO. 110, by Committee on Constitution and Elections (originally sponsored by Senators Walgren, Odegaard, Newschwander, Matson and Clarke):

Authorizing annual legislative sessions.

The resolution was read the second time.
Committee on Constitution, Elections and Governmental Ethics recommendation: Majority, do pass as amended. (For amendments, see Journal, 53rd Day, March 1, 1979.)

Mr. Oliver moved adoption of the committee amendments.

Representatives Oliver and Erickson spoke in favor of the amendments, and they were adopted.

Mr. Hastings moved adoption of the following amendment: On page 1, line 28 strike "one hundred five" and insert "ninety".

Representatives Hastings, Struthers, Rohrbach, Greengo and McGinnis spoke in favor of the amendment, and Representatives King, Nelson (D), Gallagher, Owen and Pruitt spoke against it.

Mr. Warnke demanded the previous question, and it was sustained.

ROLL CALL

The Clerk called the roll on adoption of the amendment to page 1, line 28 by Representative Hastings to Substitute Senate Joint Resolution No. 110, and the amendment was not adopted by the following vote: Yeas, 49; nays, 47; not voting, 2.


Not voting: Representatives Granlund, Martinis.

Mr. Addison moved adoption of the following amendment by Representatives Addison and Nisbet: On page 1, line 28 following "than" strike "one hundred five" and insert "sixty".

Representatives Addison and Nisbet spoke in favor of the amendment, and Representatives Erickson and Keller spoke against it.

Mr. Addison closed debate, speaking again in favor of the amendment.

The amendment was not adopted.

The Clerk read the following amendment by Representatives Addison and Nisbet: On page 1, line 30 following "than" strike "sixty" and insert "one hundred five".

With the consent of the House, Mr. Addison withdrew the amendment.

Mr. Hastings moved adoption of the following amendment: On page 1, line 30 strike "sixty" and insert "forty-five".

Representatives Hastings, Taller, Rohrbach and Polk spoke in favor of the amendment, and Representatives Erickson, May, King and Douthwaite spoke against it.

Mr. Newhouse demanded the previous question, and the demand was sustained.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representative Hastings to page 1, line 30 of Substitute Senate Joint Resolution No. 110, and the amendment was adopted by the following vote: Yeas, 50; nays, 46; not voting, 2.


Not voting: Representatives Granlund, Martinis.
Representative Hurley moved adoption of the following amendment:
On page 2, line 12 after "resolution." insert "The legislature may not convene more than one special session during any calendar year."

Representatives Hurley, Tupper, Isaacson, Bond and Nisbet spoke in favor of the amendment, and Representatives Charnley and Gruger spoke against it.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representative Hurley to page 2, line 12 of Substitute Senate Joint Resolution No. 110, and the amendment was not adopted by the following vote: Yeas, 47; nays, 49; not voting, 2.


Not voting: Representatives Granlund, Martinis.

Mr. Rohrbach moved adoption of the following amendment:
On page 2, line 19 after "expressed." strike all language down to and including "mandatory." on line 22 and insert "Any special session convened by the governor shall consider only measures germane to the purpose or purposes expressed in the proclamation."

Representatives Rohrbach and Hastings spoke in favor of the amendment, and Representatives Hughes and Keller spoke against it.

Mr. Rohrbach closed debate, speaking again in favor of the amendment.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representative Rohrbach to page 2, line 19 of Substitute Senate Joint Resolution No. 110, and the amendment was not adopted by the following vote: Yeas, 39; nays, 56; not voting, 3.


Not voting: Representatives Granlund, Martinis.

The Clerk read the following amendment by Representatives Addison and Nisbet:
On page 2, following line 25 insert
"(4) Upon approval by the people of the state of Washington this amendment shall take effect on January 1, 1982."

With the consent of the House, Mr. Addison withdrew the amendment.

Ms. Erickson moved adoption of the following amendment:
On page 2, after line 25 insert the following:
"(4) The limitations on the length of legislative sessions contained in this section shall be exclusive of days when the legislature is adjourned by concurrent resolution."

Representatives Erickson, Patterson, Deccio and Charnley spoke in favor of the amendment, and Representatives Struthers and Oliver spoke against it.

Mr. Warnke demanded the previous question, and the demand was sustained.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representative Erickson to Substitute Senate Joint Resolution No. 110, and the amendment was adopted by the following vote: Yeas, 52; nays, 44; not voting, 2.


Not voting: Representatives Granlund, Martinis.

MOTION FOR RECONSIDERATION

Having voted on the prevailing side, Representative Taller moved that the House reconsider the vote by which the amendment by Representative Erickson to Substitute Senate Joint Resolution No. 110 passed the House.

Representatives Taller, Barnes, McGinnis and Dunlap spoke in favor of the motion, and Mr. King spoke against it.

ROLL CALL

The Clerk called the roll on the motion for reconsideration of the Erickson amendment to Substitute Senate Joint Resolution No. 110, and the motion was lost by the following vote: Yeas, 47; nays, 49; not voting, 2.


Not voting: Representatives Granlund, Martinis.

Mr. Eberle moved adoption of the following amendment by Representatives Eberle and Tupper:

On page 2, following subsection (2) insert a new subsection to read as follows:

"(3) The state treasurer may not issue in any calendar year warrants for the subsistence and lodging of any member of the legislature while in session in excess of the following limits:

(a) For any odd-numbered year, no more than one hundred thirty-five days;

(b) For any even-numbered year, no more than seventy-five days."

Mr. Eberle spoke in favor of the amendment, and Mr. Smith (R) spoke against it.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representatives Eberle and Tupper to Substitute Senate Joint Resolution No. 110, and the amendment was not adopted by the following vote: Yeas, 36; nays, 58; not voting, 4.


Not voting: Representatives Berentson, Granlund, Martinis, Polk.

MOTION

On motion of Mr. King, the rules were suspended, the second reading considered the third, and Substitute Senate Joint Resolution No. 110 as amended by the House was placed on final passage.

Speaker Bagnariol declared the House to be at ease.
Speaker Bagnariol called the House to order.

Speaker Bagnariol stated the question before the House to be the final passage of Substitute Senate Joint Resolution No. 110 as amended by the House.

ROLL CALL

The Clerk called the roll on the final passage of Substitute Senate Joint Resolution No. 110 as amended by the House, and the resolution passed the House by the following vote: Yeas, 85; nays, 11; not voting, 2.


Not voting: Representatives Granlund, Martinis.

Substitute Senate Joint Resolution No. 110 as amended by the House, having received the constitutional two-thirds majority, was declared passed.

POINT OF PERSONAL PRIVILEGE

Ms. Sommers: "I've had a book on my desk for the past week, and that vote was so fast I didn't get to quote from this. I thought I'd like to give the body a little better perspective. This is called 'A Distant Mural.' It's a book by Barbara Tuckna. There's a section in here about the House of Commons in England working on some reforms and being very successful. One of the things they were demanding of the King was that the King have annual meetings of Parliament. That was in 1376. Some ideas take a long time, and I hope this one has come."

SIGNED BY THE SPEAKERS

Speaker Bagnariol announced the Speakers were signing:

SECOND SUBSTITUTE HOUSE BILL NO. 204.

SENATE BILL NO. 2005, by Senators Van Hollebeke, Quigg, Conner and Wojahn:

Modifying the limitation on the number of class H liquor licenses.

The bill was read the second time.

On motion of Mr. King, the rules were suspended, the second reading considered the third, and Senate Bill No. 2005 was placed on final passage.

Mr. Warnke spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Senate Bill No. 2005, and the bill passed the House by the following vote: Yeas, 82; nays, 12; not voting, 4.


Not voting: Representatives Granlund, Martinis, Smith C. P.

Senate Bill No. 2005, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.
SUBSTITUTE SENATE BILL NO. 2030, by Committee on State Government (originally sponsored by Senator Shinpoch):

Modifying the method of payment for sick leave of public employees.

The bill was read the second time.

On motion of Mr. King, the rules were suspended, the second reading considered the third, and Substitute Senate Bill No. 2030 was placed on final passage.

Mr. Taller spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute Senate Bill No. 2030, and the bill passed the House by the following vote: Yeas, 95; nays, 0; not voting, 3.


Not voting: Representatives Granlund, Martinis, Thompson.

Substitute Senate Bill No. 2030, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SIGNED BY THE SPEAKERS

Speaker Bagnariol announced the Speakers were signing:

SUBSTITUTE HOUSE BILL NO. 749.

SENATE BILL NO. 2033, by Senators Rasmussen, Bluechel, Newschwander and Conner (by Legislative Budget Committee request based on Performance Audit):

Relating to state purchasing.

The bill was read the second time.

On motion of Mr. King, the rules were suspended, the second reading considered the third, and Senate Bill No. 2033 was placed on final passage.

Mr. Ehlers spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Senate Bill No. 2033, and the bill passed the House by the following vote: Yeas, 91; nays, 0; not voting, 7.


Not voting: Representatives Blair, Deccio, Granlund, Isaacscon, Knowles, Martinis, Patterson.

Senate Bill No. 2033, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.
STATEMENT FOR THE JOURNAL

Please record my vote on Senate Bill No. 2033 as "Aye."

IRV GREengo, 46th District.
RAY ISAACSON, 8th District.

ENGROSSED SUBSTITUTE SENATE BILL NO. 2275, by Committee on Ways and Means (originally sponsored by Senators Keefe, Matson and Morrison):

Revising laws regulating horse racing.

The bill was read the second time.

Committee on Commerce recommendation: Majority, do pass as amended. (For amendment, see Journal 54th Day, March 2, 1979.)

On motion of Mr. Warnke, the committee amendment was adopted.

On motion of Mr. King, the following amendments by Representatives King and Polk were adopted:

On page 5, beginning on line 15 substitute the following for subsection (1):

(1) Race meets which have gross receipts of all parimutuel machines averaging more than five hundred thousand dollars for each authorized day of racing may retain the following from the daily gross receipts of all parimutuel machines:

(a) From the first five hundred thousand dollars, the licensee may retain ten and one-half percent of such gross receipts; and

(b) From any amount above the first five hundred thousand dollars, the licensee may retain ten percent of such gross receipts.

On page 5, line 25 after "of the" strike "amount retained in subsection" and insert "amounts retained in subsections (1) and"

On page 5, line 28 after "meet" insert "; except that, all such increased revenue to the licensee to be utilized for purses will be in addition to and will not supplant the customary purse structure between race tracks and participating horsemen"

On page 6, line 2 after "commission" strike "five" and insert "daily four and one-half"

On page 6, line 2 after "receipts" insert "up to the first five hundred thousand daily"

On page 6, beginning on line 3 after "meet." strike all of the material down to and including "paid on line 4 and insert "All receipts in excess of five hundred thousand dollars shall be paid daily at the rate of five percent"

On motion of Mr. King, the rules were suspended, the second reading considered the third, and Engrossed Substitute Senate Bill No. 2275 as amended by the House was placed on final passage.

POINT OF INQUIRY

Mr. King yielded to question by Ms. North.

Ms. North: "Representative King, having been born and raised within a stone's throw of Longacres, I have always been interested in racetrack activities. Are these additional moneys dedicated for purse structure purposes in sections 5 and 6 of the amendments meant to be used in addition to the contractual purse structure agreements in effect between the track owners and horseman organizations?"

Mr. King: "Yes."

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute Senate Bill No. 2275 as amended by the House, and the bill passed the House by the following vote: Yeas, 82; nays, 14; not voting, 2.


Voting nay: Representatives Addison, Barnes, Becker, Blair, Chandler, Dunlap, Greengo, Grimm, Lux, McDonald, Pruitt, Rohrbach, Van Dyken, Walk.

Not voting: Representatives Granlund, Martinis.
Engrossed Substitute Senate Bill No. 2275 as amended by the House, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE BILL NO. 2339, by Senators Fleming, Jones, Ridder, McDermott, North, Day, Morrison and Lee (by Senate Select Committee on Nursing Homes of the 45th Legislature request):
Requiring certification of nursing assistants in nursing homes.

The bill was read the second time.

On motion of Mr. Adams, the following amendments were adopted:
On page 2, line 21 strike "physchosocial" and insert "psychosocial"
On page 2, line 22 strike "therapeutic" and insert "basic nursing"

On motion of Mr. Thompson, the following amendment was adopted:
On page 3, beginning on line 20 strike all of section 7 and renumber the remaining sections consecutively.

On motion of Mr. King, the Rules were suspended, the second reading considered the third, and Senate Bill No. 2339 as amended by the House was placed on final passage.

Mr. Adams spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Senate Bill No. 2339 as amended by the House, and the bill passed the House by the following vote: Yeas, 93; nays, 0; not voting, 5.


Not voting: Representatives Blair, Eberle, Fuller, Granlund, Martinis.

Senate Bill No. 2339 as amended by the House, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

ENGROSSED SENATE BILL NO. 2399, by Senators Rasmussen, Shinpoch and Newschwander (by Office of Financial Management request):
Modifying state reimbursement for care of county prisoners.

The bill was read the second time.

On motion of Mr. King, the rules were suspended, the second reading considered the third, and Engrossed Senate Bill No. 2399 was placed on final passage.

Mr. Charnley spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 2399, and the bill passed the House by the following vote: Yeas, 96; nays, 0; not voting, 2.


Not voting: Representatives Granlund, Martinis.

Engrossed Senate Bill No. 2399, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.
HOUSE BILL NO. 672, by Representatives Clayton, Scott, Newhouse and Lux (by Employment Security Department request):

Extending life of the Buena camp migrant housing facility, authorizing prescribed rental fees, and making an appropriation therefor.

The bill was read the second time.

Committee on Appropriations recommendation: Majority, do pass as amended. (For amendment, see Journal, 53rd Day, March 1, 1979.)

Mr. Clayton moved adoption of the committee amendment.

On motion of Mr. Newhouse, the following amendment by Representatives Newhouse, Amen, Clayton and Lux to the committee amendment was adopted:

On page 1, line 10 of the committee amendment, before "dollars" strike "twenty-nine thousand four hundred" and insert "thirteen thousand"

The committee amendment as amended was adopted.

House Bill No. 672 was ordered engrossed.

On motion of Mr. King, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 672 was placed on final passage.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 672, and the bill passed the House by the following vote: Yeas, 95; nays, 1; not voting, 2.


Voting nay: Representative Tilly.

Not voting: Representatives Granlund, Martinis.

Engrossed House Bill No. 672, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 1114, by Representatives Blair and Thompson:

Appropriating moneys for preparation and publication of the session laws of the state legislature.

The bill was read the second time.

On motion of Mr. King, the rules were suspended, the second reading considered the third, and House Bill No. 1114 was placed on final passage.

Mr. Blair spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 1114, and the bill passed the House by the following vote: Yeas, 95; nays, 0; not voting, 3.


Not voting: Representatives Granlund, Martinis, Patterson.

House Bill No. 1114, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.
HOUSE CONCURRENT RESOLUTION NO. 3, by Representatives Pruitt, Fuller and May (by Joint Board of Legislative Ethics request):

Adopting joint rules for the forty-sixth legislature.

The resolution was read the second time.

On motion of Mr. King, the following amendments by Representatives King and Polk were adopted:

- On page 2, line 65 strike Rule 2 and renumber the remaining rules consecutively.
- Add to the rules:

  "APPENDIX TO JOINT RULES FORTY-SIXTH LEGISLATURE"

  The following appendix, Joint Rule A-1 through A-3 shall not be operative in the event that a candidate for Speaker of the House of Representatives receives a constitutional majority of the votes of the membership of the House.

  RULE A-1: JOINT RULES

  The Joint Rules of the 46th Legislature are hereby superseded to the extent they are inconsistent with the rules set forth in this appendix.

  All references to Speaker and Chief Clerk in the Joint Rules of the 46th Legislature shall be held to refer to the co-speakers and co-chief clerks respectively.

  RULE A-2: CONFERENCE COMMITTEE APPOINTEES

  The co-speakers of the House shall jointly appoint on each conference committee four members.

  RULE A-3: FREE CONFERENCE

  A conference committee report requesting the powers of free conference and a report of a free conference committee must have the signatures of at least a majority of the conference committee members of one house and all of the conference committee members of the other house."

House Concurrent Resolution No. 3 was ordered engrossed.

On motion of Mr. King, the rules were suspended, the second reading considered the third, and Engrossed House Concurrent Resolution No. 3 was placed on final passage.

Mr. Pruitt spoke in favor of passage of the resolution.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Concurrent Resolution No. 3, and the resolution passed the House by the following vote: Yeas, 96; nays, 0; not voting, 2.


Not voting: Representatives Granlund, Martinis.

Engrossed House Concurrent Resolution No. 3, having received the constitutional majority, was declared passed.

ENGROSSED SUBSTITUTE SENATE BILL NO. 2768, by Committee on Judiciary (originally sponsored by Senators Odegaard, Rasmussen, Talmadge, Ridder, Woody, Bottiger and Wilson):

Changing the laws concerning runaway youths and procedures for families in conflict.

The bill was read the second time.

On motion of Ms. Becker, the following amendments by Representatives Becker and Struthers were adopted:

- On page 11, line 22 after "release" insert ", to the juvenile or his or her attorney."
- On page 11, beginning on line 27 strike all of subsection (7) and renumber the subsections and correct all internal references accordingly.

  Mr. Struthers moved adoption of the following amendment:

  On page 19, line 5 after "home" strike "if the juvenile consents"

  Representatives Struthers, Rohrbach, Sanders and Owen spoke in favor of the amendment, and Representatives Becker, Nelson (D), Pruitt, Hurley, Charnley and Greengo spoke against it.

  Mr. Salatino demanded the previous question and the demand was sustained.
The amendment was not adopted.

On motion of Mr. Struthers, the following amendments by Representatives Becker and Struthers were adopted:

On page 88, beginning on line 24 after "structure." strike all the language down to and including "section." on line 26.

On page 35, line 9 strike "shall" and insert "may."

Mr. Polk moved adoption of the following amendment:

Beginning on page 84 after "(d)." strike all material down through "act." on line 10 and insert: "Cooperate with other public and voluntary agencies and organizations in the development and coordination of programs and activities on behalf of children. Contract with local agencies for the provision of crisis intervention services including crisis intake and counseling in Class A and AA counties and counties of the first class. If agreement is obtained from the office of financial management that said services are not available at reasonable cost in said county or counties, purchase of services in said counties is not required: PROVIDED, That when contracting for the above mentioned services the department shall monitor an administer intake services to the extent that there is a standardized intake system which shall include uniform eligibility criteria and shall yield the type of data enumerated in Section 81 of this act."

Representatives Polk, Brekke and Deccio spoke in favor of the amendment, and Representatives Becker and Thompson spoke against it.

Mr. Salatino demanded the previous question, and the demand was not sustained.

Mr. Polk closed debate, speaking again in favor of the amendment.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representative Polk to Engrossed Substitute Senate Bill No. 2768, and the amendment was adopted by the following vote: Yeas, 62; nays, 33; not voting, 3.


Not voting: Representatives Granlund, Martinis, Sommers.

On motion of Ms. Becker, the following amendments by Representatives Becker and Struthers were adopted:

On page 92, after line 6 insert the following:

"Sec. 84. Section 1, chapter 20, Laws of 1971 as last amended by section 17, chapter 350, Laws of 1977 ex. sess. and RCW 51.12.035 are each amended to read as follows:

(1) Volunteers shall be deemed employees and/or workers, as the case may be, for all purposes relating to medical aid benefits under chapter 51.36 RCW.

A 'volunteer' shall mean a person who performs any assigned or authorized duties for the state or any agency thereof, except emergency services workers as described by chapter 38.52 RCW, brought about by one's own free choice, receives no wages, and is registered and accepted as a volunteer by the state or any agency thereof, prior to the occurrence of the injury or the contraction of an occupational disease, for the purpose of engaging in authorized volunteer service: PROVIDED, That such person shall be deemed to be a volunteer although he or she may be granted maintenance and reimbursement for actual expenses necessarily incurred in performing his or her assigned or authorized duties.

The term 'volunteer' includes a juvenile performing community service pursuant to chapter 13.40 RCW.

Any and all premiums or assessments due under this title on account of such volunteer service shall be the obligation of and be paid by the state or any agency thereof which has registered and accepted the services of volunteers.

(2) Volunteers may be deemed employees and/or workers, as the case may be, for all purposes relating to medical aid benefits under chapter 51.36 RCW at the option of any city, county, town, special district, municipal corporation, or political subdivision of any type, or any private nonprofit charitable organization, when any such unit of local government or any such nonprofit organization has given notice of covering all of its volunteers, or, separately, juveniles performing community service pursuant to chapter 13.40 RCW, to the director prior to the occurrence of the injury or contraction of an occupational disease.

A 'volunteer' shall mean a person who performs any assigned or authorized duties for any such unit of local government, or any such organization, except emergency services workers as described by chapter 38.52 RCW, or fire fighters covered by chapter 41.24 RCW, brought about by one's own free choice, receives no wages, and is registered and accepted as a volunteer by any such unit of local government, or any such organization which has given such notice, for the purpose of engaging in authorized volunteer services.
PROVIDED, That such person shall be deemed to be a volunteer although he or she may be granted maintenance and reimbursement for actual expenses necessarily incurred in performing his or her assigned or authorized duties.

Any and all premiums or assessments due under this title on account of such volunteer service for any such unit of local government, or any such organization shall be the obligation of and be paid by such organization which has registered and accepted the services of volunteers and exercised its option to secure the medical aid benefits under chapter 51.36 RCW for such volunteers.

NEW SECTION. Sec. 85. There is added to chapter 291, Laws of 1977 ex. sess. and to chapter 13.40 RCW a new section to read as follows:

(1) The legislative authority of any county may purchase liability insurance in an amount it deems reasonable to protect the county and its officers and employees against liability for the wrongful acts of any juvenile, or any injuries or damages incurred by any juvenile, in the course of community service agreed to or ordered under chapter 13.40 RCW.

(2) The legislative authority of any county desiring to purchase insurance under subsection (1) of this section may, by ordinance, establish a cumulative reserve fund to be used for purchasing and maintaining such insurance. The fund shall be known as the community service insurance fund, and shall be administered by the county treasurer. Only moneys from fines collected by the county from any juvenile sentenced under chapter 13.40 RCW may be deposited in the fund: PROVIDED, That moneys may be transferred into the fund from the county's current expense fund to provide initial moneys for the community service insurance fund. Funds which are deposited in the community service insurance fund, as a result of fines collected, which are in excess of those funds necessary to pay the required insurance premiums may be used to replace such moneys as were transferred from the current expense fund for the purpose of initiating the community service insurance fund.

Renumber the sections consecutively and correct all internal references accordingly.

On page 3, on line 1 of the title, after "26.32.090;" insert •amending section I, chapter 20, Laws of 1971 as last amended by section 17, chapter 350, Laws of 1977 ex. sess. and RCW 51.12.035;" 

On motion of Mr. King, the rules were suspended, the second reading considered the third, and Engrossed Substitute Senate Bill No. 2768 as amended by the House was placed on final passage.

Representatives Becker and Struthers spoke in favor of passage of the bill.

POINT OF INQUIRY

Ms. Becker yielded to question by Mr. Barr.

Mr. Barr: "Representative Becker, is it true that in the current major section, the offender section, that it is controversial and very expensive to local government and few changes have been initiated by the legislation that we are about to adopt here today? In adopting this bill, if we do so, that it is recognized at this point that the Juvenile Justice Act is not totally corrected?"

Ms. Becker: "Representative Barr, what this bill says about Part D, the juvenile offender, is by no means intended to be the last word on the subject. We will be looking at this in the future in the House Institutions Committee. We have had testimony from individuals who are involved with the bill who profess their willingness to sit down and go over the bill and try to come up with something that is more agreeable to everyone involved."

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute Senate Bill No. 2768 as amended by the House, and the bill passed the House by the following vote: Yeas, 92; nays, 4; not voting, 2.


Voting nay: Representatives Barr, Deccio, Thompson, Tilly.

Not voting: Representatives Granlund, Martinis.

Engrossed Substitute Senate Bill No. 2768 as amended by the House, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.
ENGROSSED SUBSTITUTE SENATE BILL NO. 2254, by Committee on Agriculture (originally sponsored by Senators Hansen, Gaspard, Day, Benitz and Wanamaker – by Department of Agriculture request):

Updating laws relating to agriculture.

The bill was read the second time.

Committee on Agriculture recommendation: Majority, do pass as amended. (For amendments, see Journal, 59th Day, March 7, 1979.)

On motion of Mr. Kreidler, the committee amendments were adopted.

On motion of Mr. Salatino, the rules were suspended, the second reading considered the third, and Engrossed Substitute Senate Bill No. 2254 as amended by the House was placed on final passage.

Mr. Kreidler spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute Senate Bill No. 2254 as amended by the House, and the bill passed the House by the following vote: Yeas, 95; nays, 0; not voting, 3.


Not voting: Representatives Gallagher, Granlund, Martinis.

Engrossed Substitute Senate Bill No. 2254 as amended by the House, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 125, by Representatives Newhouse, Adams, Whiteside, Van Dyken, Fuller and Clayton (by Department of Social and Health Services request):

Modifying provisions and procedures relating to enforcement of support of dependent children.

The bill was read the second time.

On motion of Mr. Newhouse, Substitute House Bill No. 125 was substituted for House Bill No. 125, and the substitute bill was placed on the calendar for second reading.

On motion of Mr. King, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 125 was placed on final passage.

Mr. Newhouse spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 125, and the bill passed the House by the following vote: Yeas, 95; nays, 0; not voting, 3.


Not voting: Representatives Erak, Granlund, Martinis.

Substitute House Bill No. 125, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.
HOUSE BILL NO. 302, by Representatives Whiteside, Thompson, Adams, Barr, Burns, Brekke, Fancher, Maxie, North, Taylor, Williams and Ehlers (by Department of Social and Health Services request):

Exempting from the business and occupation tax certain nonprofit community services organizations.

The bill was read the second time.

On motion of Ms. Craswell, Substitute House Bill No. 302 was substituted for House Bill No. 302, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 302 was read the second time.

On motion of Mr. King, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 302 was placed on final passage.

Representatives Whiteside and O'Brien spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 302, and the bill passed the House by the following vote: Yeas, 96; nays, 0; not voting, 2.


Not voting: Representatives Granlund, Martinis.

Substitute House Bill No. 302, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE AMENDMENT TO HOUSE BILL

March 8, 1979

Mr. Speaker:

The Senate has passed ENGROSSED HOUSE BILL NO. 288 with the following amendment:

On page 1, line 8 strike "((until Jul 1, 1979))" and insert "until July 1, 1983" and the same is herewith transmitted.

Sidney R. Snyder, Secretary.

MOTION

Mr. Dunlap moved that the House do concur in the Senate amendment to Engrossed House Bill No. 288.

Representatives Dunlap and McCormick spoke in favor of the motion, and it was carried.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

Speaker Berentson stated the question before the House to be the final passage of Engrossed House Bill No. 288 as amended by the Senate.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 288 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 96; nays, 0; not voting, 2.

Not voting: Representatives Granlund, Martinis.

Engrossed House Bill No. 288 as amended by the Senate, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SENIATE AMENDMENTS TO HOUSE BILL

March 8, 1979

Mr. Speaker:

The Senate refuses to recede from its amendments to ENGROSSED HOUSE BILL NO. 149, and once again asks the House to concur therewith, and said bill, together with the Senate amendments thereto, is herewith transmitted.

Sidney R. Snyder, Secretary.

MOTION

Mr. Knowles moved that the House do concur in the Senate amendments to Engrossed House Bill No. 149.

Representatives Knowles and Newhouse spoke in favor of the motion, and it was carried.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

Speaker Berentson stated the question before the House to be the final passage of Engrossed House Bill No. 149 as amended by the Senate.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 149 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 95; nays, 1; not voting, 2.


Voting nay: Representative Struthers.

Not voting: Representatives Granlund, Martinis.

Engrossed House Bill No. 149 as amended by the Senate, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

MESSAGES FROM THE SENATE

March 8, 1979

Mr. Speaker:

The Senate has receded from its amendments to HOUSE BILL NO. 18, and has passed the bill without the Senate amendments, and the bill is herewith transmitted.

Sidney R. Snyder, Secretary.

Mr. Speaker:

The Senate has passed:

ENGROSSED HOUSE BILL NO. 30,
SUBSTITUTE HOUSE BILL NO. 328,
SUBSTITUTE HOUSE BILL NO. 425,
HOUSE BILL NO. 846,
HOUSE BILL NO. 847,
HOUSE BILL NO. 848,
HOUSE BILL NO. 849,

and the same are herewith transmitted.

Sidney R. Snyder, Secretary.
Mr. Speaker:

The President has signed:

- HOUSE BILL NO. 25,
- HOUSE BILL NO. 50,
- SUBSTITUTE HOUSE BILL NO. 88,
- SUBSTITUTE HOUSE BILL NO. 96,
- SUBSTITUTE HOUSE BILL NO. 109,
- HOUSE BILL NO. 141,
- HOUSE BILL NO. 155,
- SECOND SUBSTITUTE HOUSE BILL NO. 204,
- SUBSTITUTE HOUSE BILL NO. 248,
- SUBSTITUTE HOUSE BILL NO. 259,
- SUBSTITUTE HOUSE BILL NO. 402,
- SUBSTITUTE HOUSE BILL NO. 486,
- SUBSTITUTE HOUSE BILL NO. 663,
- SUBSTITUTE HOUSE BILL NO. 749,
- HOUSE BILL NO. 795,
- SUBSTITUTE HOUSE BILL NO. 803,
- SUBSTITUTE SENATE BILL NO. 2142,

and the same are herewith transmitted.

Sidney R. Snyder, Secretary.

March 8, 1979

Mr. Speaker:

The Senate has concurred in the House amendments to SUBSTITUTE SENATE JOINT RESOLUTION NO. 110 on:
- Page 1, line 18;
- Page 1, line 19;
- Page 2, line 19;

and does not concur with the amendments on:
- Page 1, line 30;
- Page 2, after line 25;

and asks the House to recede therefrom, and said bill, together with the House amendments thereto, is herewith transmitted.

Sidney R. Snyder, Secretary.

March 8, 1979

Mr. Dunlap moved that the House recede from the amendment to page 1, line 30.

Mr. Dunlap spoke in favor of the motion, and Mr. Isaacson spoke against it.

The motion was carried.

Mr. King moved that the House insist on its position with regard to the amendment on page 2, line 25, and again ask the Senate to concur therewith.

MOTION

On motion of Mr. King, further consideration of Substitute Senate Joint Resolution No. 110 was deferred until 7:15 p.m.

POINT OF PARLIAMENTARY INQUIRY

Mr. Dunlap: "Will intervening business between now and 7:15 this evening preclude a motion to reconsider the vote on concurrence when we again consider Substitute Senate Joint Resolution No. 110?"

Speaker Bagnariol: "No."

SENATE AMENDMENTS TO HOUSE BILL

Mr. Speaker:

The Senate has passed ENGROSSED SUBSTITUTE HOUSE BILL NO. 480 with the following amendments:

- On page 7, line 16 after the period following "section" insert a new paragraph to read as follows:
"The insurance commissioner, under RCW 48.30.300, and the human rights commission, under chapter 49.60 RCW, shall have concurrent jurisdiction under this section and shall enter into a working agreement as to procedure to be followed in complaints under this section."

On page 7, line 34 after "law" and before the period insert "PROVIDED FURTHER, That behavior or actions constituting a risk to property or other persons can be grounds for refusal and shall not constitute an unfair practice"

and the same is herewith transmitted.

Sidney R. Snyder, Secretary.

MOTION

On motion of Mr. Adams, the House concurred in the Senate amendments to Engrossed Substitute House Bill No. 480.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

Speaker Bagnariol stated the question before the House to be the final passage of Engrossed Substitute House Bill No. 480 as amended by the Senate.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 480 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 90; nays, 2; not voting, 6.


Voting nay: Representatives Barnes, Rohrbach.

Not voting: Representatives Barr, Clayton, Granlund, Martinis, Patterson, Rosbach.

Engrossed Substitute House Bill No. 480 as amended by the Senate, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

MESSAGE FROM THE SENATE

March 8, 1979

Mr. Speaker:

The Senate refuses to recede from its amendments to ENGROSSED SUBSTITUTE HOUSE BILL NO. 29, and once again asks the House to concur therewith, and said bill, together with the Senate amendments thereto, is herewith transmitted.

Sidney R. Snyder, Secretary.

MOTION

Mr. Ehlers moved that the House again refuse to concur in the Senate amendments to Engrossed Substitute House Bill No. 29, and ask the Senate for a conference thereon.

Representatives Ehlers and Taller spoke in favor of the motion, and it was carried.

MESSAGE FROM THE SENATE

March 8, 1979

Mr. Speaker:

The Senate refuses to recede from its amendments to SUBSTITUTE HOUSE BILL NO. 133, and once again asks the House to concur therewith, and said bill, together with the Senate amendments thereto, is herewith transmitted.

Sidney R. Snyder, Secretary.

MOTION

On motion of Mr. Charnley, the House concurred in the Senate amendments to page 1, line 33, but refused to concur in the amendment to page 3, line 22, and asked the Senate for a conference thereon.
Mr. Speaker:

The Senate has passed ENGROSSED SUBSTITUTE HOUSE BILL NO. 617 with the following amendments:

On page 4, line 15 after "provided" strike "by law for" and insert "pursuant to the law concerning"
On page 4, line 16 after "districts" strike all the matter down to and including "thereto." on line 18 and insert "for the particular local government. Notice of the creation of a local improvement district that includes farm and agricultural land shall be filed with the county assessor and the legislative authority of the county in which such land is located. The county assessor, upon receiving notice of the creation of such a local improvement district, shall send a notice to the owner of the farm and agricultural lands listed on the tax rolls of the applicable county treasurer of: (1) the creation of the local improvement district; (2) the exemption of that land from special benefit assessments; (3) the fact that the farm and agricultural land may become subject to the special benefit assessments if the owner waives the exemption by filing a notarized document with the governing body of the local government creating the local improvement district before the confirmation of the final special benefit assessment roll; and (4) the potential liability, pursuant to section 4 of this act, if the exemption is not waived and the land is subsequently removed from the farm and agricultural land status.

On page 4, beginning on line 27 beginning with "Such" strike all the matter down to and including "treasurer."
On page 5, line 1 after "land." strike the remainder of the paragraph.
On page 5, line 32 after "chapter;" strike "plus (c) a penalty amounting to twenty percent of the total amount determined in (1)(a) and (b) of this section;"
On page 7, line 1 strike "total" and insert "rate of"
and the same is herewith transmitted.

Sidney R. Snyder, Secretary.

MOTION

On motion of Ms. Becker, the House concurred in the Senate amendments to Engrossed Substitute House Bill No. 617.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

Speaker Bagnariol stated the question before the House to be the final passage of Engrossed Substitute House Bill No. 617 as amended by the Senate.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 617 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 94; nays, 0; not voting, 4.


Not voting: Representatives Fuller, Granlund, Martinis, Tupper.

Engrossed Substitute House Bill No. 617 as amended by the Senate, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

INTERIM COMMITTEE APPOINTMENTS

Speakers Bagnariol and Berentson announced the following Interim Committee recommendations:

LEGISLATIVE TRANSPORTATION COMMITTEE

Representatives Berentson, Charnley, Clayton, Gallagher, Martinis, McCormick, Patterson, Sherman, Struthers, Tilly, Walk, Wilson.
SIXTIETH DAY, MARCH 8, 1979

LEGISLATIVE BUDGET COMMITTEE
Representatives Amen, Bagnariol, Blair, Ehlers, Flanagan, Polk, Thompson, Warnke.

EDUCATION COMMISSION OF THE STATE
Representatives Chandler, Erickson.

LEAP
Representatives Bagnariol, Nelson (G.A.), Taller, Thompson.

JOINT ENERGY & UTILITIES COMMITTEE
Representatives Bond, Haley, McCormick, Sherman.

MUNICIPAL RESEARCH COUNCIL
Representatives Charnley, North, Rohrbach, Zimmerman.

MOTION
On motion of Mr. King, the interim committee appointments were confirmed.

THIRD READING
INITIATIVE 62:
Limiting state tax revenues so that increases do not exceed the growth rate of total state personal income.

The initiative was read the third time and placed on final passage.

Representatives Dunlap, Craswell, Bond, Tilly and Greengo spoke in favor of the initiative and Representatives Douthwaite and Nelson (D) spoke against it.

Mr. Warnke demanded the previous question, and the demand was sustained.

ROLL CALL
The Clerk called the roll on the final passage of Initiative 62, and the initiative passed the House by the following vote: Yeas, 86; nays, 9; not voting, 3.


Not voting: Representatives Gallagher, Granlund, Martinis.

Initiative 62, having received the constitutional majority, was declared passed.

ENGROSSED HOUSE BILL NO. 2, by Representatives Erickson, Salatino, Sanders, Nisbet and Brown:
Providing for refund of sales tax for returned merchandise.
The bill was read the third time and placed on final passage.
Representative Erickson spoke in favor of passage of the bill.

ROLL CALL
The Clerk called the roll on the final passage of Engrossed House Bill No. 2, and the bill passed the House by the following vote: Yeas, 95; nays, 1; not voting, 2.


Voting nay: Representative Sommers.

Not voting: Representatives Granlund, Martinis.

Engrossed House Bill No. 2, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.
APPOINTMENT OF CONFEREES

Speaker Bagnariol appointed Representatives Ehlers, Taller, Greengo and Walk as conferees on Engrossed Substitute House Bill No. 29.

HOUSE BILL NO. 320, by Representatives Craswell, Dunlap, Deccio, Sanders, Mitchell, Addison, Erickson, Rohrbach, Barr, Hastings, Hurley, Flanagan, Taylor and Bond:

Extending the 106% levy limit to the state.

The bill was read the third time and placed on final passage.

Ms. Craswell spoke in favor of passage of the bill, and Mr. Nelson (D) spoke against it.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 320, and the bill passed the House by the following vote: Yeas, 88; nays, 7; not voting, 3.


Not voting: Representatives Granlund, Martinis.

House Bill No. 320, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE HOUSE BILL NO. 10, by Committee on Revenue (originally sponsored by Representatives Winsley, Erickson, Sommers, Barr, Craswell, Fuller, Whiteside and Fancher):

Raising the property tax delinquency interest rate and shortening delinquency payment period.

The bill was read the third time and placed on final passage.

Representatives Winsley and Sommers spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 10, and the bill passed the House by the following vote: Yeas, 84; nays, 12; not voting, 2.


Not voting: Representatives Granlund, Martinis.

Substitute House Bill No. 10, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE SENATE BILL NO. 2132, by Committee on Education (originally sponsored by Senators McDermott, Gaspard and Morrison - by Superintendent of Public Instruction request):

Extending date that funds for school building purposes may be used on school facilities cost stabilization program.

The bill was read the third time and placed on final passage.
ROLL CALL

The Clerk called the roll on the final passage of Substitute Senate Bill No. 2132, and the bill passed the House by the following vote: Yeas, 96; nays, 0; not voting, 2.


Not voting: Representatives Granlund, Martinis.

Substitute Senate Bill No. 2132, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

On motion of Mr. Salatino, the House reverted to the fifth order of business.

REPORTS OF STANDING COMMITTEES

March 7, 1979

HOUSE BILL NO. 370, Prime Sponsor: Representative Bender, mandating funds for programs for gifted students. Reported by Committee on Appropriations.

MAJORITY recommendation: The second substitute bill be substituted therefor and the second substitute bill do pass. Signed by Representatives Blair, Co-Chairman; Thompson, Co-Chairman; Bauer, Bender, Chandler, Douthwaite, Ehlers, Grimm, Hughes, Keller, McDonald, Nelson (G.A.), Nisbet, Taller, Taylor, Valle, Vrooman, Warnke, Williams, Zimmerman.

March 7, 1979

HOUSE BILL NO. 500, Prime Sponsor: Representative Galloway, modifying the retirement systems of public employees, teachers, and state patrol officers. Reported by Committee on Appropriations.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Blair, Co-Chairman; Thompson, Co-Chairman; Amen, Barnes, Bauer, Becker, Chandler, Deccio, Douthwaite, Ehlers, Grimm, Heck, Hughes, Keller, Maxie, McDonald, Nelson (G.A.), Nisbet, Polk, Taller, Taylor, Valle, Vrooman, Warnke, Williams, Zimmerman.

March 7, 1979

HOUSE BILL NO. 502, Prime Sponsor: Representative Gruger, providing for the immunization of the children in this state. Reported by Committee on Appropriations.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Thompson, Co-Chairman; Barnes, Bauer, Becker, Chandler, Douthwaite, Ehlers, Grimm, Heck, Hughes, Keller, McDonald, Nisbet, Taylor, Valle, Vrooman, Warnke, Williams, Zimmerman.

March 7, 1979

HOUSE BILL NO. 542, Prime Sponsor: Representative Bauer, abolishing existing educational television commission and creating another; setting out its powers and duties, and making appropriations thereto. Reported by Committee on Appropriations.

MAJORITY recommendation: Do pass. Signed by Representatives Blair, Co-Chairman; Thompson, Co-Chairman; Bauer, Becker, Chandler, Ehlers, Heck, Hughes, Keller, Taylor, Valle, Vrooman, Warnke, Williams.

March 7, 1979

HOUSE BILL NO. 912, Prime Sponsor, Representative Sherman, providing for solar easements. Reported by Committee on Energy and Utilities.

March 6, 1979
MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Haley, Co-Chairman; McCormick, Co-Chairwoman; Bond, Charnley, Grimm, Isaacson, Martinis, Monohon, Nelson (D), Nisbet, Scott, Sherman, Sprague, Tupper, Williams, Wilson.

March 6, 1979

HOUSE BILL NO. 972, Prime Sponsor: Representative Rohrbach, permitting cities to combine with fire protection districts. Reported by Committee on Local Government.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Charnley, Co-Chairman; Brekke, Brown, Garrett, Rohrbach, Rosbach, Schmitten, Whiteside.

March 6, 1979

HOUSE BILL NO. 1013, Prime Sponsor: Representative Sherman, exempting certain companies and facilities using cogeneration processes from regulation as public service companies. Reported by Committee on Energy and Utilities.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Haley, Co-Chairman; McCormick, Co-Chairwoman; Bond, Charnley, Grimm, Isaacson, Monohon, Nelson (D), Nisbet, Scott, Sherman, Sprague, Tupper, Williams, Wilson.

March 7, 1979

HOUSE BILL NO. 1045, Prime Sponsor: Representative McDonald, relating to state retirement systems. Reported by Committee on Appropriations.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Blair, Co-Chairman; Thompson, Co-Chairman; Amen, Barnes, Bauer, Becker, Chandler, Deccio, Douthwaite, Ehlers, Grimm, Heck, Hughes, Keller, Maxie, McDonald, Nelson (G.A.), Nisbet, Polk, Taller, Taylor, Valle, Vrooman, Williams, Zimmerman.

March 7, 1979

HOUSE BILL NO. 1066, Prime Sponsor: Representative Struthers, relating to juvenile justice. Reported by Committee on Appropriations.

MAJORITY recommendation: That the substitute bill by the Committee on Institutions be substituted therefor and the substitute bill do pass. Signed by Representatives Blair, Co-Chairman; Thompson, Co-Chairman; Amen, Barnes, Bauer, Becker, Chandler, Deccio, Douthwaite, Ehlers, Grimm, Heck, Hughes, Keller, McDonald, Nelson (G.A.), Nisbet, Polk, Taller, Taylor, Valle, Vrooman, Warnke, Williams, Zimmerman.

March 6, 1979

HOUSE BILL NO. 1075, Prime Sponsor: Representative McCormick, relating to the Washington public power and supply system. Reported by Committee on Energy and Utilities.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Haley, Co-Chairman; McCormick, Co-Chairwoman; Bond, Charnley, Grimm, Isaacson, Monohon, Nelson (D), Nisbet, Scott, Sherman, Sprague, Tupper, Williams, Wilson.

March 7, 1979

SENATE BILL NO. 2131, Prime Sponsor: Senator McDermott, appropriating moneys to surplus and donated food commodities revolving fund for 79-81 biennium. Reported by Committee on Appropriations.

MAJORITY recommendation: Do pass. Signed by Representatives Blair, Co-Chairman; Bauer, Becker, Chandler, Ehlers, Heck, Hughes, Keller, McDonald, Taller, Taylor, Valle, Vrooman, Williams.

MOTION

On motion of Mr. Salatino, all bills listed on the supplemental agenda under the fifth order of business were referred to Committee on Rules for second reading.
MESSAGES FROM THE SENATE
March 8, 1979

Mr. Speaker:
The Senate has passed:

HOUSE BILL NO. 1114,
and the same is herewith transmitted.

Bill Gleason, Assistant Secretary.
March 8, 1979

Mr. Speaker:
The Senate has concurred in the House amendments to ENGROSSED SUBSTITUTE SENATE BILL NO. 2275, and has passed the bill as amended by the House.

Bill Gleason, Assistant Secretary.

MOTION

On motion of Mr. Salatino, the House advanced to the eighth order of business.

RESOLUTIONS

HOUSE RESOLUTION NO. 79-16, by Representatives O'Brien, Brekke, Burns, Douthwaite, Lux and Nelson (D):

WHEREAS, Friends of the Rag is a Seattle-based, nonprofit organization of some 43 designer-artists who were organized in 1972; and
WHEREAS, Their work has celebrated many of the major events in Seattle during recent years, including a "school" of sea creatures for the opening of the Seattle Aquarium, "Martians" at the Seattle Art Museum's Andy Warhol extravaganza, costumes for the "Treasures of Tutankhamen" exhibit at the Seattle Art Museum, outfits at the Wilkerson, Washington, Pioneer Days, and various television presentations; and
WHEREAS, The Smithsonian Institute's Renwick Gallery in Washington, D. C., in October 1978, and the 1978 Halloween party at the White House for President Jimmy Carter and his family was attended at the special request of the White House by the Friends of the Rag members; and
WHEREAS, The National Endowment for the Arts has recognized the unique importance of wearables which Friends of the Rag create and has funded a national tour of the current exhibition under the auspices of the Western Association of Art Museums; and
WHEREAS, The Friends of the Rag will offer to thousands of viewers the opportunity to experience first-hand an example of the depth, diversity and quality of the art which is being produced in Seattle and the State of Washington; and
WHEREAS, The exhibit "Traveling Modes and Devices" will commence its journey throughout the nation in early March;
NOW, THEREFORE, BE IT RESOLVED, By the House of Representatives, that they convey their congratulations for achieving national recognition and their best wishes for a successful representation of the State of Washington during 1979 to the Friends of the Rag; and
BE IT FURTHER RESOLVED, That a suitably engraved copy of this resolution be presented to the Friends of the Rag organization.

On motion of Mr. O'Brien, the resolution was adopted.

HOUSE RESOLUTION NO. 79-25, by Representatives Struthers and Hastings:

WHEREAS, The Wa–Hi Blue Devils Girls' Basketball team of Walla Walla High School has won the State AAA Girls' Basketball championship; and
WHEREAS, The Blue Devils compiled a season record of 18–3 and a record of 4–0 in post season play; and
WHEREAS, The championship of the Blue Devils represents hard work, dedication, and teamwork and stands in the finest tradition of Wa–Hi; and
WHEREAS, The achievements of the Blue Devils Girls' Basketball team are something that each person on the team and each person associated with its efforts may be justly proud;
NOW, THEREFORE, BE IT RESOLVED, By the House of Representatives of the State of Washington, That the House of Representatives hereby extends its full and sincere congratulations to the Wa–Hi Blue Devils Girls' Basketball team for their most successful season.

On motion of Mr. Struthers, the resolution was adopted.
HOUSE RESOLUTION NO. 79–20, by Representatives Dawson, Mitchell and Valle:

WHEREAS, The Lions Club of Washington and Northern Idaho in 1969 founded the Lions Sight Conservative Foundation for the purpose of bringing sight to the sightless; and

WHEREAS, The Lions Sight Conservation Foundation founded the Lions Eye Bank at the University of Washington, Department of Ophthalmology in 1969 to retrieve and distribute corneal tissue for transplant, research and training; and

WHEREAS, The Lions Sight Conservation Foundation has donated numerous highly specialized and scientific research equipment to the Department of Ophthalmology at the University School of Medicine; and

WHEREAS, The Lions Sight Conservation Foundation provided the entire annual operating budget for the Lions Eye Bank at the University of Washington in 1978; and

WHEREAS, The Lions Eye Bank has provided over 1,300 successful eye transplants to date and expects to exceed 1,400 transplants in the year 1979; and

WHEREAS, The Lions Sight Conservation Foundation in 1971 founded the Piano Tuning School in Vancouver, Washington and provided a grant for their building at the School for the Blind; and

WHEREAS, The Lions Sight Conservation Foundation established in 1972 the Rainier Lions Insight Center and dormitory facilities for the newly blinded citizens while being treated at the University of Washington Lions Eye Bank; and

WHEREAS, The Lions Clubs of Washington and Northern Idaho finance the activities of the Lions Sight Conservation Foundation by volunteer contributions during their annual White Cane Days fundraiser held annually during the first weekend in May; and

WHEREAS, The Lions White Cane Days fundraiser expects to exceed the aggregate collection of $1,000,000 in 1979 to finance the activities of the Lions Sight Conservation Foundation;

NOW, THEREFORE, BE IT RESOLVED, That the House of Representatives of the State of Washington do hereby commend the Lions Clubs of Washington and Northern Idaho for their outstanding contributions and unselfish efforts on behalf of the sightless citizens of this state; and

BE IT FURTHER RESOLVED, By the House of Representatives, That the House of Representatives commends to the citizens of this state the Lions-sponsored White Cane Days on May 4 and 5 as a major fund raising event to benefit the sightless citizens of our state.

Mr. Dawson moved adoption of the resolution.

Representatives Dawson, Mitchell and Valle spoke in favor of the resolution, and it was adopted.

SPECIAL ORDER OF BUSINESS

The hour of 7:15 p.m. having arrived, Speaker Bagnariol declared the question before the House to be the special order of business, the Message from the Senate regarding Substitute Senate Joint Resolution No. 110.

With the consent of the House, Mr. King withdrew his motion that the House insist on its position with regard to the amendment to page 2, line 25.

MOTION

On motion of Mr. King, the House receded from the amendment to page 2, line 25.

FINAL PASSAGE OF SENATE JOINT RESOLUTION WITHOUT HOUSE AMENDMENTS

Speaker Bagnariol declared the question before the House to be the final passage of Substitute Senate Joint Resolution No. 110 without some House amendments.

ROLL CALL

The Clerk called the roll on the final passage of Substitute Senate Joint Resolution No. 110 without some House amendments, and the resolution passed the House by the following vote: Yeas, 89; nays, 7; not voting, 2.

SIXTIETH DAY, MARCH 8, 1979


Not voting: Representatives Granlund, Martinis.

Substitute Senate Joint Resolution No. 110 without some House amendments, having received the constitutional majority, was declared passed.

RESOLUTIONS

HOUSE RESOLUTION NO. 79-23, by Representative Bagnariol:

WHEREAS, Bethlehem Steel Corporation, the nation's second largest producer of iron and steel products, will celebrate the 75th anniversary of its incorporation on December 10, 1979; and

WHEREAS, Bethlehem Steel has for many years been a significant producer of the material essential to much of our state's development and mobility — steel for buildings, manufacturing and farm machinery, construction equipment, bridges, ships, railroads, trucks and cars, etc.; and

WHEREAS, Bethlehem has been supplying products through operations on the Pacific Coast and in the Pacific Northwest since the late 1920's; and

WHEREAS, Bethlehem Steel Corporation and its employees have, therefore, provided a significant and important service to the residents of this state;

NOW, THEREFORE, BE IT RESOLVED, That this legislative body recognizes the steel industry's contribution to the state and nation and enthusiastically joins Bethlehem Steel Corporation in celebrating its 75 years of steel production.

Mr. Warnke moved adoption of the resolution, and spoke in favor of it.

The resolution was adopted.

SIGN BY THE SPEAKERS

Speaker Bagnariol announced the Speakers were signing:

HOUSE BILL NO. 18, HOUSE BILL NO. 30,
HOUSE BILL NO. 86,
SUBSTITUTE HOUSE BILL NO. 92,
HOUSE BILL NO. 149,
SUBSTITUTE HOUSE BILL NO. 319,
SUBSTITUTE HOUSE BILL NO. 328,
SUBSTITUTE HOUSE BILL NO. 425,
HOUSE BILL NO. 612,
SUBSTITUTE HOUSE BILL NO. 729,
HOUSE BILL NO. 846,
HOUSE BILL NO. 847,
HOUSE BILL NO. 848,
HOUSE BILL NO. 849,
HOUSE BILL NO. 874,
SUBSTITUTE HOUSE BILL NO. 1033,
SUBSTITUTE SENATE BILL NO. 2142.

RESOLUTIONS

HOUSE RESOLUTION NO. 79-24, by Representatives Polk and King:

WHEREAS, The state organization of the Young Men's Christian Association has conducted a Youth Legislature during the past several years for which the use of the Senate and House Chambers for this purpose has been granted; and

WHEREAS, These Youth Legislatures have been most successful and educational to all participating therein; and

WHEREAS, It is the desire of the Legislature of the State of Washington to encourage the interests of our youth in legislative matters and in the proceedings of the Legislature;

NOW, THEREFORE, BE IT RESOLVED, By the House of the State of Washington that the use of the House Chamber and the committee rooms be granted to the state organization of the Young Men's Christian Association for the Youth Legislature to be held in 1979 and 1980.
On motion of Mr. Polk, the resolution was adopted.

MESSAGE FROM THE SENATE

MARCH 8, 1979

Mr. Speaker:

The Senate has concurred in the House amendments to SENATE BILL NO. 2339 on page 2, line 21, and on page 2, line 22, and refuses to concur in the amendment to page 3, line 20, and asks the House to recede therefrom, and said bill, together with the House amendments thereto, is herewith transmitted.

Sidney R. Snyder, Secretary.

MOTIONS

Mr. Thompson moved that the House do not recede from its amendment to page 3, line 20, and ask the Senate to concur therewith.

Mr. Deccio moved that the House do recede from the amendment.

Speaker Bagnariol announced that the positive motion was before the body.

Mr. Zimmerman spoke against the motion to recede.

The motion was lost.

RESOLUTION

HOUSE RESOLUTION NO. 79-21, by Representatives King and Polk:

WHEREAS, The Regular Session of the Forty-sixth Legislature is drawing to a close; and

WHEREAS, It is necessary to provide for the completion of the work of the House after its adjournment and during the interim period prior to the next session;

BE IT RESOLVED, By the House of Representatives, that there is hereby created the Executive Rules Committee, which shall consist of the Speakers and four additional members who shall be appointed by the Speakers from the Rules Committee. The Chief Clerks of the House shall be the nonvoting secretaries of the Committee; and

BE IT FURTHER RESOLVED, That the Executive Rules Committee shall be deemed to be the appropriate body to fulfill the requirements established in subsections (2) and (3) of Rule 33 of the Joint Rules of the Forty-sixth Legislature; and

BE IT FURTHER RESOLVED, That during the interim between legislative sessions, standing committees may take executive action on bills in committee at the close of the previous legislative session. Committee reports adopted during the interim shall be read in under the proper order of business on the first day of the ensuing legislative session, and the bills so reported upon shall be referred to the Rules Committee for second reading; and

BE IT FURTHER RESOLVED, That the Chief Clerks of the House of Representatives are directed to complete the work of the Regular Session of the Forty-sixth Legislature, and all details that arise therefrom, including the editing, indexing, and publishing of the Journal of the House for the Regular Session; and

BE IT FURTHER RESOLVED, That the Sergeants at Arms are hereby directed to complete the necessary work of the Regular Session of the Forty-sixth Legislature, to see that the House Chamber, adjoining rooms, members' offices, furniture, and equipment are clean and in good order, and to make the necessary inventory of furnishings, fixtures, and supplies; and

BE IT FURTHER RESOLVED, That the Speakers and the Chief Clerks be, and they are hereby, authorized and directed to retain such additional employees with the approval of the Speakers, as may be necessary to continue the interim work of the Legislature and to fix their compensation therefor; and

BE IT FURTHER RESOLVED, That the Chief Clerks be authorized and directed to make out the necessary vouchers upon which warrants shall be drawn for the final payment of all expenses in connection with the closing business and for any other business of the House of Representatives; and

BE IT FURTHER RESOLVED, That neither the Speakers nor the Chief Clerks shall approve or sign any personal service contract without the express approval of the Executive Rules Committee; and
BE IT FURTHER RESOLVED, That the State Treasurer be, and is hereby directed, to draw his warrants for the payment of salaries, per diems, in lieu payments, and reimbursements of and to the members of the House of Representatives, the elected officers of the House of Representatives, and the retained employees each month upon vouchers signed by the members, officers, or employees and approved by the Chief Clerks of the House of Representatives and he is authorized to deliver the warrants to a Chief Clerk of the House of Representatives for delivery or mailing to those entitled thereto; and

WHEREAS, New developments in legislative processes and administration are constantly occurring; and

WHEREAS, The substantive matters requiring legislative action are becoming increasingly complex; and

WHEREAS, The Council of State Governments, the National Conference of State Legislatures, and other organizations are offering in the next biennium a variety of training and continuing education courses and meetings on such subjects; and

WHEREAS, The participation in such activities by the members of the House and Legislative staff will benefit the House in furthering the efficiency and economy of its operation;

NOW, THEREFORE, BE IT RESOLVED, That the Speakers may authorize the attendance of members and staff members at such courses or meetings as may be deemed pertinent and may authorize the expenditure of registration or tuition fees and reimbursement for subsistence and travel for such purpose; and

BE IT FURTHER RESOLVED, That members of the Legislature be reimbursed for expenses incurred in attending such conferences, meetings, and continuing education courses at the rate prescribed by RCW 44.04.120, plus mileage to and from the conferences, meetings, and courses at the rate established by law, except that if travel was by means of common carrier only actual fare may be claimed, said reimbursement to be paid on their vouchers from any appropriation made to the House of Representatives for legislative expense; and

BE IT FURTHER RESOLVED, That employees of the Legislature be reimbursed for expenses incurred in attending such conferences, meetings, and continuing education courses at the rate prescribed by RCW 43.03.050, plus mileage to and from the conferences, meetings, and courses at the rate established by law, except that if travel was by means of common carrier only actual fare may be claimed, said reimbursement to be paid on their vouchers out of funds appropriated for legislative expenses; and

BE IT FURTHER RESOLVED, That the Chief Clerks are authorized to approve vouchers of the members of the House, covering expenses incurred during the interim for official business of the Legislature or in preparation for sessions of the Legislature and organizational duties in connection therewith, at the per diem rate provided by RCW 44.04.120, for each day or major portion thereof, plus mileage at the rate established by law; and

BE IT FURTHER RESOLVED, That the Chief Clerks are hereby authorized and directed, during the interim, and as authorized by the Speakers and the Employment Committee, to hire any necessary employees, to order necessary supplies, equipment, and printing to enable the House to carry out its work promptly and efficiently, and to accept committee reports, committee bills, prefiled bills, memorials and resolutions as directed by the Rules of the House and by Joint Rules of the Legislature; and

BE IT FURTHER RESOLVED, That after the adjournment of the Regular Session of the Forty-sixth Legislature the use of the House Chamber, any of its committee rooms, members' offices, or any of the furniture or furnishings therein, shall not be granted to anyone without the permission of the Speakers and the Chief Clerks of the House of Representatives; and

BE IT FURTHER RESOLVED, That the Chief Clerks are authorized to express the sympathy of the House by sending flowers in the event of a bereavement in a Representative's or Senator's family; and

BE IT FURTHER RESOLVED, That the Chief Clerks are authorized to make out the necessary vouchers upon which warrants for the foregoing expenses and expenditures shall be drawn.

On motion of Mr. King, the resolution was adopted.

MESSAGES FROM THE SENATE

March 8, 1979

Mr. Speaker:

The Senate has concurred in the House amendments to ENGROSSED SUBSTITUTE SENATE BILL NO. 2254, and has passed the bill as amended by the House.
Mr. Speaker:
The Senate has passed SUBSTITUTE SENATE JOINT RESOLUTION NO. 110 as amended by the House.

Sidney R. Snyder, Secretary.

March 8, 1979

Mr. Speaker:
The President has signed:

- HOUSE BILL NO. 18,
- HOUSE BILL NO. 612,
- HOUSE BILL NO. 847,
- HOUSE BILL NO. 848,
- HOUSE BILL NO. 849,
- SENATE BILL NO. 2005,
- SUBSTITUTE SENATE BILL NO. 2030,
- SENATE BILL NO. 2033,
- SENATE BILL NO. 2399,

and the same are herewith transmitted.

Sidney R. Snyder, Secretary.

March 8, 1979

Mr. Speaker:
The Senate has concurred in the House amendments to ENGROSSED SUBSTITUTE SENATE BILL NO. 2768, except the amendment to page 3, line 1 of the title, and page 92 after line 6, and asks the House to recede therefrom, and said bill, together with the House amendments thereto is herewith transmitted.

Bill Gleason, Assistant Secretary.

MOTION

On motion of Ms. Becker, the House receded from its amendments to page 3, line 1 of the title and page 92, after line 6.

FINAL PASSAGE OF SENATE BILL
WITHOUT CERTAIN HOUSE AMENDMENTS

Speaker Bagnariol stated the question before the House to be the final passage of Engrossed Substitute Senate Bill No. 2768 without certain House amendments.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute Senate Bill No. 2768 without part of the House amendments, and the bill passed the House by the following vote: Yeas, 95; nays, 0; not voting, 3.


Not voting: Representatives Bond, Granlund, Martinis.

Engrossed Substitute Senate Bill No. 2768 without some House amendments, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

MESSAGE FROM THE SENATE

March 8, 1979

Mr. Speaker:
The Senate insists on its position on the amendment to SENATE BILL NO. 2339, on page 3, line 20, and once again asks the House to recede, and said bill, together with the House amendments, is herewith transmitted.
SIXTIETH DAY, MARCH 8, 1979

Bill Gleason, Assistant Secretary.

MOTIONS

On motion of Mr. Thompson, the rules were suspended to allow the House to reconsider the vote by which Senate Bill No. 2339 as amended by the House passed the House.

On motion of Mr. Newhouse, the rules were suspended, and the bill was returned to second reading for amendment.

On motion of Mr. Thompson, the following amendment was adopted in lieu of the amendment adopted previously:

On page 3, line 22 after "requirements of" strike all the material down to and including "act" on line 29 and insert "this act"

On motion of Mr. Salatino, the rules were suspended, the second reading considered the third, and Senate Bill No. 2339 as amended by the House was placed on final passage.

ROLL CALL

The Clerk called the roll on the final passage of Senate Bill No. 2339 as amended by the House, and the bill passed the House by the following vote: Yeas, 95; nays, 0; not voting, 3.


Not voting: Representatives Granlund, Martinis, Wilson.

Senate Bill No. 2339 as amended by the House, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

MESSAGES FROM THE SENATE

March 8, 1979

Mr. Speaker:

The Senate has passed:

SECOND SUBSTITUTE SENATE BILL NO. 2465,

and the same is herewith transmitted.

Sidney R. Snyder, Secretary.

March 8, 1979

Mr. Speaker:

The President has signed:

HOUSE BILL NO. 30,
HOUSE BILL NO. 86,
SUBSTITUTE HOUSE BILL NO. 92,
HOUSE BILL NO. 149,
SUBSTITUTE HOUSE BILL NO. 319,
SUBSTITUTE HOUSE BILL NO. 328,
SUBSTITUTE HOUSE BILL NO. 425,
SUBSTITUTE HOUSE BILL NO. 729,
HOUSE BILL NO. 846,
HOUSE BILL NO. 874,
SUBSTITUTE HOUSE BILL NO. 1033,
SUBSTITUTE SENATE BILL NO. 2132,
SUBSTITUTE SENATE BILL NO. 2275,
SUBSTITUTE SENATE JOINT RESOLUTION NO. 110,

and the same are herewith transmitted.

Bill Gleason, Assistant Secretary.
SIGN BY THE SPEAKERS
Speaker Bagnariol announced the Speakers were signing:

- HOUSE BILL NO. 279,
- HOUSE BILL NO. 288,
- SUBSTITUTE HOUSE BILL NO. 480,
- SUBSTITUTE HOUSE BILL NO. 617,
- HOUSE BILL NO. 1114,
- SENATE BILL NO. 2005,
- SUBSTITUTE SENATE BILL NO. 2030,
- SENATE BILL NO. 2033,
- SUBSTITUTE SENATE BILL NO. 2132,
- SUBSTITUTE SENATE BILL NO. 2275,
- SENATE BILL NO. 2399,
- SUBSTITUTE SENATE JOINT RESOLUTION NO. 110.

MESSAGES FROM THE SENATE

March 8, 1979
Mr. Speaker:
The Senate has passed ENGROSSED SUBSTITUTE SENATE BILL NO. 2768 as amended by the House.
Bill Gleason, Assistant Secretary.

Mr. Speaker:
The Senate has adopted:
SENATE CONCURRENT RESOLUTION NO. 114,
and the same is herewith transmitted.
Sidney R. Snyder, Secretary.

MOTION

On motion of Mr. King, the House reverted to the fourth order of business.

INTRODUCTION AND FIRST READING

SENATE CONCURRENT RESOLUTION NO. 114, by Senators Walgren, Odegaard, Matson and Newschwander:

BE IT RESOLVED, By the Senate, the House of Representatives concurring, that immediately prior to adjournment sine die of this Forty-sixth Regular Session of the Legislature:

(1) The Senate shall transmit to the House all House bills, House joint resolutions, House concurrent resolutions, and House joint memorials in its possession which have not been passed by the Senate, and upon receipt by the House of such measures, they shall be assigned to the House Committee on Rules; and

(2) The House shall transmit to the Senate all Senate bills, Senate joint resolutions, Senate concurrent resolutions, and Senate joint memorials in its possession which have not been passed by the House, and upon receipt by the Senate of such measures they shall be assigned the Senate Committee on Rules; and

BE IT FURTHER RESOLVED, That the Secretary of the Senate and the Chief Clerk of the House of Representatives shall retain in their possession and in the status which exists upon the adjournment sine die of the Forty-sixth Regular Session, all legislative measures including all bills, joint resolutions, concurrent resolutions, and joint memorials which may at that time be in their respective houses and all records, journals, dockets, and other documents pertaining thereto.

On motion of Mr. King, the rules were suspended, and Senate Concurrent Resolution No. 114 was advanced to second reading and read the second time in full.

POINT OF INFORMATION

Mr. Haley: "On line 18 the word 'Clerk' singular is listed and I'm inquiring as to which Chief Clerk this refers to?"

Speaker Bagnariol: "The rules in the House are written in such a way that the singular is plural in that case."
On motion of Mr. King, the rules were suspended, the second reading considered the third, and Senate Concurrent Resolution No. 114 was placed on final passage.

ROLL CALL

The Clerk called the roll on the final passage of Senate Concurrent Resolution No. 114, and the resolution passed the House by the following vote: Yeas, 92; nays, 3; not voting, 3.


Not voting: Representatives Erickson, Granlund, Martinis.

Senate Concurrent Resolution No. 114, having received the constitutional majority, was declared passed.

MESSAGE FROM THE SENATE

March 8, 1979

Mr. Speaker:

The President has signed:

SUBSTITUTE SENATE BILL NO. 2254,
SENATE BILL NO. 2339,
SUBSTITUTE SENATE BILL NO. 2768,

and the same are herewith transmitted.

Signed by the Speakers

Sidney R. Snyder, Secretary.

SIGNED BY THE SPEAKERS

Speaker Bagnariol announced the Speakers were signing:

SUBSTITUTE SENATE BILL NO. 2254,
SENATE BILL NO. 2339,
SUBSTITUTE SENATE BILL NO. 2768.

INTRODUCTION AND FIRST READING

HOUSE CONCURRENT RESOLUTION NO. 15, by Representatives King and Polk:

BE IT RESOLVED, By the House of Representatives, the Senate concurring, That a committee consisting of four members of the House, to be named by the Speakers of the House, and three members of the Senate, to be named by the President of the Senate, be appointed to notify the Governor that the Legislature is about to adjourn sine die.

On motion of Mr. King, the rules were suspended, and House Concurrent Resolution No. 15 was advanced to second reading and read the second time in full.

On motion of Mr. King, the rules were suspended, the second reading considered the third, and House Concurrent Resolution No. 15 was placed on final passage.

ROLL CALL

The Clerk called the roll on the final passage of House Concurrent Resolution No. 15, and the resolution passed the House by the following vote: Yeas, 97; nays, 0; not voting, 1.


Not voting: Representative Martinis.

House Concurrent Resolution No. 15, having received the constitutional majority, was declared passed.
RESOLUTION

HOUSE RESOLUTION NO. 79–22, by Representatives King and Polk:

BE IT RESOLVED, By the House of Representatives, That a committee of four be appointed to notify the Senate that the House is about to adjourn sine die.

On motion of Mr. King, the resolution was adopted.

APPOINTMENT OF SPECIAL COMMITTEE

Under the provisions of House Resolution No. 79–22, Speaker Bagnariol appointed Speaker Pro Tem O'Brien, Speaker Pro Tem Amen, and Representatives Scott and Van Dyken to notify the Senate the House was ready to adjourn sine die.

MESSAGES FROM THE SENATE

March 8, 1979

Mr. Speaker:
The Senate has passed ENGROSSED SUBSTITUTE SENATE BILL NO. 2768 as amended by the House.

Bill Gleason, Assistant Secretary.

March 8, 1979

Mr. Speaker:
The President has signed:

HOUSE BILL NO. 279,
HOUSE BILL NO. 288,
SUBSTITUTE HOUSE BILL NO. 480,
SUBSTITUTE HOUSE BILL NO. 617,
HOUSE BILL NO. 1114,
SENATE CONCURRENT RESOLUTION NO. 114,

and the same are herewith transmitted.

Sidney R. Snyder, Secretary.

March 8, 1979

Mr. Speaker:
The Senate has adopted:

HOUSE CONCURRENT RESOLUTION NO. 15,

and the same is herewith transmitted.

Sidney R. Snyder, Secretary.

SIGNED BY THE SPEAKERS

Speaker Bagnariol announced the Speakers were signing:

SENATE CONCURRENT RESOLUTION NO. 114.

REPORT OF SPECIAL COMMITTEE

The special committee appointed to notify the Senate that the House was ready to adjourn sine die returned from the Senate and reported they had accomplished their mission.

The report was received and the committee retired.

REPORT OF SENATE COMMITTEE

A committee from the Senate appeared before the bar of the House and notified the House the Senate was about to adjourn sine die.

The message was received and the committee retired.

APPOINTMENT OF SPECIAL COMMITTEE

Under the provisions of House Concurrent Resolution No. 15, Speaker Bagnariol appointed Representatives Deccio, Amen, Newhouse and Gallagher to notify the Governor that the Legislature was ready to adjourn sine die.

MESSAGE FROM THE SENATE

March 8, 1979

Mr. Speaker:

Under the provisions of Senate Concurrent Resolution No. 114, the Senate herewith returns the following House Bills:
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HOUSE BILL NO. 836,
HOUSE BILL NO. 860,
SUBSTITUTE HOUSE BILL NO. 864,
ENGROSSED HOUSE BILL NO. 870,
ENGROSSED HOUSE BILL NO. 891,
SUBSTITUTE HOUSE BILL NO. 962,
HOUSE BILL NO. 989,
SUBSTITUTE HOUSE BILL NO. 1008,
and the same are herewith transmitted.

Sidney R. Snyder, Secretary.

REPORT OF SPECIAL COMMITTEE

The Committee appointed to notify the Governor that the Legislature was about to adjourn sine die appeared before the bar of the House and reported they had accomplished their mission.

The report was received and the committee retired.

MOTION

On motion of Mr. King, reading of the Journal of the Sixtieth Day of Regular Session of the Forty-sixth Legislature was dispensed with and it was ordered to stand approved.

MOTION

On motion of Representatives King and Polk, the House of Representatives of the Regular Session of the Forty-sixth Legislature adjourned sine die.

JOHN BAGNARIOL, Speaker
DUANE BERENTSON, Speaker

DEAN R. FOSTER, Chief Clerk
VITO T. CHIECHI, Chief Clerk

The House was called to order at 10:00 a.m. by Speaker Berentson. The Clerk called the roll and all members were present.

The flag was escorted to the rostrum by a Sergeant at Arms Color Guard, Pages Jeannie Curry and Brad Jackson. Prayer was offered by The Reverend Lee Forstrom of the Westwood Baptist Church of Olympia.

MESSAGE FROM SECRETARY OF STATE

THE HONORABLES,
THE SPEAKERS OF THE HOUSE OF REPRESENTATIVES
THE LEGISLATURE OF THE STATE OF WASHINGTON
Messrs. Speakers:

I, Bruce K. Chapman, Secretary of State of the state of Washington and custodian of the official seal of the State, do hereby certify that I have compared the attached copy of the proclamation of the Governor calling an extraordinary session of the Legislature of the state of Washington to convene on the 21st day of March, 1979, with the original of said proclamation now on file in this office and find the same to be a full, true and correct copy of said original, and the whole thereof, together with all official endorsements thereon.

IN TESTIMONY THEREOF, I have set my hand and affixed the seal of the state of Washington. Done at the Capitol at Olympia on the 21st day of March, 1979.

BRUCE K. CHAPMAN, Secretary of State

PROCLAMATION BY THE GOVERNOR

The regular session of the 1979 Legislature adjourned sine die March 8, 1979, pursuant to the mandate of Article II, Section 12 of the Washington State Constitution.

Although the members of the 46th Legislature endeavored to address, and did consider, many important issues in the regular 60-day session, the main concerns of the biennial budget for Fiscal Years 1979-81 remain to be addressed. Accompanying bond bills needed to finance many agencies and programs have yet to be acted upon. Executive and departmental request bills together with other important legislation need attention.

Much of this legislation has already received considerable committee action and study and thus a special session need not be a lengthy one. Accordingly, as I publicly announced March 9, 1979, a special session will be necessary to complete the needed business of the state.

NOW, THEREFORE, I, Dixy Lee Ray, Governor of the State of Washington, by virtue of the authority vested in me by the Constitution, do hereby convene the Legislature of the State of Washington in extraordinary session in the Capitol at Olympia on the twenty-first day of March, A.D., 1979, at the hour of ten o'clock a.m. for the purposes stated herein.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Seal of the State of Washington to be affixed at Olympia, this twenty-first day of March, A.D., Nineteen Hundred and Seventy-nine.

(Seal of State of Washington)

Dixy Lee Ray,
GOVERNOR

COMMITTEE FROM SENATE

A special committee from the Senate appeared at the bar of the House and announced the Senate was in session and ready for business.

The report was received and the committee retired.
RESOLUTION

HOUSE RESOLUTION NO. 79-26, by Representatives Polk and King:

BE IT RESOLVED, That the Speakers appoint a committee of four members of the House to notify the Senate that the House of Representatives is now organized and ready for business.

On motion of Mr. Polk, the resolution was adopted.

APPOINTMENT OF COMMITTEE

Speaker Berentson appointed Representatives Bender, Garrett, Flanagan and Zimmerman as a special committee to notify the Senate that the House was organized and ready for business.

MESSAGE FROM THE SENATE

March 21, 1979

Mr. Speaker:
The Senate has adopted:

SENATE CONCURRENT RESOLUTION NO. 115,
and the same is herewith transmitted.

Sidney R. Snyder, Secretary.

INTRODUCTION AND FIRST READING

SENATE CONCURRENT RESOLUTION NO. 115, by Senators Walgren, Odegaard, Matson and Newschwander:

Notifying the Governor that the Legislature is in session.

MOTIONS

On motion of Mr. Polk, the rules were suspended and Senate Concurrent Resolution No. 115 was advanced to second reading and read the second time in full.

On motion of Mr. Polk, the rules were suspended, the second reading considered the third, and Senate Concurrent Resolution No. 115 was placed on final passage.

Senate Concurrent Resolution No. 115 was adopted.

APPOINTMENT OF COMMITTEE

In accordance with Senate Concurrent Resolution No. 115, Speaker Berentson appointed Representatives Dunlap, Brekke, Erak and Tilly to notify the Governor, along with a committee from the Senate, that the Legislature was now in session.

MESSAGE FROM GOVERNOR

March 21, 1979

TO THE HONORABLE,
THE HOUSE OF REPRESENTATIVES
OF THE STATE OF WASHINGTON

Ladies and Gentlemen:

Since the end of the regular session of the 46th Legislature on March 8, I have reviewed the resulting legislation and evaluated the items that need further attention. As promised, I have prepared a list of several bills and issues that require action and are essential to our citizens.

BUDGETS

The two most important bills before you are the Capital Budget (HB 235) and the Operating Budget (HB 236) for the next biennium. Much excellent legislative work has already been done on these complex measures, especially within the House Appropriations Committee and the Senate Ways and Means Committee. These careful reviews will, in general, confirm my recommendations for the appropriate level of services to be provided within available resources for state government programs in the coming biennium; I am confident that final budget determinations are near at hand.

A most important budgetary issue to be resolved during the special session is the state’s policy toward full funding of basic education. Once again, I ask your support for my position that 100 percent funding is not only possible but necessary, in the first year of the biennium.
This will meet both the mandate of the court and deliver on our promise to provide tax relief to the property owner.

**BOND AUTHORIZATIONS**

Also, before you are a number of bills sponsored at my request seeking bond authorizations for various capital improvements. They include funds for such projects as: A new 500-bed medium security adult corrections facility; construction of two group homes and improvements at Rainier School and Lakeland Village; expansion of municipal, industrial and agricultural water supply facilities; renovations of state-owned buildings to provide handicapped access in compliance with federal mandates; salmon hatchery improvements; outdoor recreation improvements; badly needed office space for the Olympia Capital Campus; repairs and improvements of several facilities for higher education, including health and safety improvements at the community colleges and expansions for vocational training programs at five campuses; a training center to serve the statewide needs of our volunteer firemen; and initial funding for the renovation and construction of local jails to meet minimum jail standards. All these requests are essential for the continuation of current programs and services to meet the needs of our growing population.

**SENIOR CITIZENS**

The quality of life of our senior citizens continues to be an extremely important concern. The legislature is to be commended for its accomplishments in this area during the regular session. There remain, however, three of my proposals that need your priority attention in the special session. These are:

- **The Senior Citizens Service Act (SB 2237, HB 491)**
  A reenactment of the Senior Citizen's Service Act, which provides an appropriation of $13.6 million, should be the cornerstone of our efforts to serve the needs of our growing population of retired persons and to assure an acceptable level of quality in their lives. Reenactment of this legislation will enable us to continue the fine programs that were begun when the Federal Act was first passed in 1976.

- **Property Tax Exemption (SB 2374, HB 651)**
  Inflationary pressures on the costs of housing result in increasing property taxes that must be paid directly or indirectly (rents) by our citizens. These increases are especially burdensome to the elderly and others on fixed incomes. This bill is essential to provide the necessary property tax relief to the elderly to help enable them to stay in their homes if they are physically able to do so.

- **Pension Systems Adjustments (SHB 500, SSB 2240)**
  Increases in the costs of living have a serious impact on persons on fixed incomes. These bills provide cost of living increases to state employees in those state retirement systems that have lagged in such adjustments.

**LOW INCOME CITIZENS**

Inflationary pressure on the costs of housing adversely affects not only the retired, but all persons on limited or fixed incomes. To improve this situation for low income citizens, two proposals are before you:

- **Property Tax Relief (SJR 113, HJR 18)**
  An amendment to the State's Constitution is needed to provide property tax relief to low income home owners who are not retired. This question must be placed before the voters in the next general election. I urge your passage of this executive request legislation.

- **Housing Finance Commission (HB 20)**
  To assist low to moderate income persons to acquire suitable housing, I have proposed the establishment of a Housing Finance Commission. The Commission would be authorized to issue tax free revenue bonds and pass the interest rate savings along to qualified buyers in the form of reduced interest rate mortgages. The right to adequate housing for all our citizens is a proper concern of the state. Let us step up to our responsibilities in this area with the passage of HB 20.

**HEALTH**

Your special consideration is requested in two areas that will significantly improve the health of our citizens:

- **Immunization of Children (HB 502, SB 2241)**
  In recent weeks, there has been an outbreak of measles in an area of King County; outbreaks previously have been reported in Pierce and other counties. It is clear that such outbreaks are preventable if an immunization program is established. Please bring out this bill this session; we owe it to the children, our state's future generation.
**Nursing Homes**

Maintaining the quality of medical and supportive care provided by nursing homes should be a fundamental element in our program of support for the elderly, the sick and the infirm. I was pleased to receive the bill dealing with certification of nursing assistants that you passed during the regular session. Remaining is a package of bills that I feel need to be resolved in the weeks ahead; the bills concern cost reimbursement, resident care standards, medical care fraud, and patient abuse.

**GOVERNMENT**

There are numerous issues discussed to date that concern the act and administration of governing. Of those, there are six areas which are of special importance:

- **The State Energy Office**
  Numerous audits and studies have shown the present shortcomings of the existing State Energy Office. All agree that it has suffered from weak management and unclear objectives. The need now is not to belabor what has passed, but to correct the weaknesses and prepare for an uncertain energy future. The functions of this office should be preserved and strengthened. I urge you, therefore, to continue to evaluate the need to find a proper organizational home for this office and to consider all alternatives. Whatever the final resolution, I further ask that the administration be provided adequate time, at least in the coming biennium, to make it successful. Constant meddling with the structure or mandates of this office within that time could only frustrate our efforts to strengthen its management and its performance.

- **Occupational Regulation (SHB 315)**
  The function of regulating certain occupations is basic to consumer protection in this state. But that power should be exercised in a manner that both protects the public interest and holds down the costs which ultimately pass to the consumer and taxpayer. By adopting a specific analytical review process prior to adding more regulation or licensing of an occupation, we can meet that objective. Your passage of SHB 315 will help assure that the legitimate needs of the consumer are protected rather than limiting entry and constraining competition among private service providers.

- **State Debt Limitations (SB 2176, HB 501)**
  One means of promoting fiscal responsibility by the state is to place a limit on the amount of debt service that may be obligated. These measures, which limit the total debt service to seven percent of the mean of general state revenue of the three preceding years, are responsive to the growing demands for limitations on state expenditures. This limitation will maintain and improve the state's bond rating in order to lower interest payments on future state debt.

- **Personnel Appeals Board**
  As I stated in the "Report On My Second Year In Office," I believe that creation of a Personnel Appeals Board is necessary for the efficient, consistent, and equitable review of appeals from certain personnel actions. The dual responsibilities of the present Personnel Board makes timely action on appeals cases very difficult, and I urge you to give creation of an Appeals Board special emphasis.

- **Governmental Liability Limitations (HB 493, SB 2246)**
  It has become increasingly apparent that there needs to be reform of our laws dealing with liability for certain tortious actions; an indication of this need is the number of bills that have been introduced concerning various aspects of both tort and product liability. As you review these matters and strive towards a doctrine that is reasonable and equitable, bear in mind the inequitable situation in which state and local governments have found themselves recently. A situation exists whereby a governmental unit found responsible for a minute portion of the fault or the damages may be required to pay one hundred percent of the compensation. We continue to seek, for all governmental units, a reasonable limitation on their liability in three areas: Highway design, licensing, and inspections. This is a matter of great importance to all governmental entities in the state and, therefore, to all taxpayers.

- **Growth Management**
  As our state continues to grow and develop, the myriad issues related to management of that growth at local levels becomes more important. Thus, as you deal with legislation affecting local governments and their ability to manage and function in a changing environment, I encourage you to bear in mind the observations and recommendations contained in the Report of the Executive Working Group on Growth Management. We must recognize the substantial impact our state's rapid growth is having and assure that all governmental entities have the authority and resources adequately to deal with it. To that end, this administration submitted HB 1119 to give the county governments such authority if they should choose to use it.

**CRIMINAL JUSTICE**
The final area that I wish to address is criminal justice. You are to be commended on the efforts and accomplishments made regarding juvenile justice during the regular session. Your passage of SSB 2768, which embodied several earlier bills, will result in more equitable handling of juveniles and improve administration of the Juvenile Justice Act of 1977.

LEGISLATIVE SESSION

In conclusion, I would like to express my gratitude that you have passed SJR 110, which will allow the voters of this state to decide whether regular annual sessions of the legislature are needed and appropriate. I am also confident that during this special session of the 46th Legislature, you can complete your work for 1979 in an efficient and expeditious manner.

Sincerely,

DIXY LEE RAY, Governor.

REPORT OF SPECIAL COMMITTEE

The committee appointed to notify the Senate that the House was organized and ready for business, appeared at the bar of the House and reported they had accomplished their mission. The report was received and the committee retired.

REPORT OF SPECIAL COMMITTEE

The committee appointed to notify the Governor that the Legislature was now in session, appeared at the bar of the House and reported they had accomplished their mission. The report was received and the committee retired.

INTRODUCTION AND FIRST READING

HOUSE CONCURRENT RESOLUTION NO. 16, by Representatives Polk and King: Reintroduction of measures for the First Extraordinary Session of the 46th Legislature.

MOTIONS

On motion of Mr. Polk, the rules were suspended, and House Concurrent Resolution No. 16 was advanced to second reading and read the second time in full.

On motion of Mr. Polk, the rules were suspended, the second reading considered the third, and House Concurrent Resolution No. 16 was placed on final passage.

House Concurrent Resolution No. 16 was adopted.

REPORTS OF STANDING COMMITTEES

March 19, 1979

HOUSE BILL NO. 22, Prime Sponsor: Representative Charnley, granting power of arrest without warrant for violation of certain traffic laws. Reported by Committee on Judiciary.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Newhouse, Executive Chairman; Chandler, Sherman, Thompson, Tilly, Winsley.

Passed to Committee on Rules for second reading.

March 19, 1979

HOUSE BILL NO. 715, Prime Sponsor: Representative Pruitt, establishing a pilot program of cardiovascular health promotion. Reported by Committee on State Government.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Ehlers, Executive Chairman; Taller, Co-Chairman; Addison, Burns, Fancher, Greengo, Jovanovich, McGinnis, Pruitt, Walk.

Passed to Committee on Rules for second reading.

March 19, 1979

HOUSE BILL NO. 814, Prime Sponsor: Representative Charnley, establishing certain duties for the last driver of a runaway car involved in an accident. Reported by Committee on Judiciary.

MAJORITY recommendation: Do pass. Signed by Representatives Newhouse, Executive Chairman; Chandler, Sherman, Thompson, Tilly, Winsley.

Passed to Committee on Rules for second reading.
March 16, 1979

HOUSE BILL NO. 954, Prime Sponsor: Representative Sanders, revising laws relating to annexation by code cities. Reported by Committee on Local Government.

MAJORITY recommendation: Do pass. Signed by Representatives Charnley, Co-Chairman; Zimmerman, Co-Chairman; Brekke, Garrett, Keller, Rohrbach, Rosbach, Schmitten, Teutsch, Whiteside.

Passed to Committee on Rules for second reading.

POINT OF PERSONAL PRIVILEGE

Speaker Bagnariol: "For the benefit of the visitors in the gallery today, so that they are aware of what we are doing, we'll be passing through the House all the bills that passed through the Regular Session. There will probably be no debate and we will just be voting on a lot of bills. We've already voted on these bills once before and now that we're in Special Session we have to repass them to the Senate."

THIRD READING

ENGROSSED HOUSE BILL NO. 2, by Representatives Erickson, Salatino, Sanders, Nisbet and Brown:

Providing for refund of sales’ tax for returned merchandise.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 2 and the bill passed the House by the following vote: Yeas, 97; nays, 1; not voting, 0.


Voting nay: Representative Sommers.

Engrossed House Bill No. 2, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 4, by Representatives Owen, North, Kreidler, Craswell, Grimm, Gruger, Williams and Walk:

Providing for records on adopted children.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 4, and the bill passed the House by the following vote: Yeas, 97; nays, 1; not voting, 0.


Voting nay: Representative Warnke.

House Bill No. 4, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Speaker Berentson called on Mr. Amen to preside.

SUBSTITUTE HOUSE BILL NO. 10, by Committee on Revenue (originally sponsored by Representatives Winsley Erickson, Sommers, Barr, Craswell, Fuller, Whiteside and Fancher):
Raising the property tax delinquency interest rate and shortening delinquency payment period.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 10, and the bill passed the House by the following vote: Yeas, 84; nays, 14; not voting, 0.


Substitute House Bill No. 10, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

ENGROSSED SUBSTITUTE HOUSE BILL NO. 29, by Committee on State Government (originally sponsored by Representatives Ehlers, Taller, Struthers, Nelson (G.A.), Walk, Sanders, Barr, Jovanovich, Barnes, Williams, Oliver, Knowles, Scott, Whiteside, Pruitt, Granlund, Sherman, Brekke and Brown – by Committee on State Government of the 45th Legislature request):

Creating a joint legislative committee to review agency rules.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 29, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


Engrossed Substitute House Bill No. 29, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 31, by Representatives Ehlers, Taller, Struthers, Walk, Sanders and Addison:

Requiring the legislature to pay the department of general administration for use of buildings and services.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 31, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


House Bill No. 31, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.
HOUSE BILL NO. 33, by Representatives Taller, Nelson (G.A.), Struthers, Ehlers and Sanders:

Establishing certain fees relating to corporations which may be charged by the secretary of state.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 33, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


House Bill No. 33, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE HOUSE BILL NO. 43, by Committee on Commerce (originally sponsored by Representative Fancher:

Authorizing certain persons to obtain contractors' bonds at reduced rates.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 43, and the bill passed the House by the following vote: Yeas, 97; nays, 1; not voting, 0.


Voting nay: Representative Smith R.

Substitute House Bill No. 43, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 44, by Representatives Fancher and Flanagan:

Increasing the fee that may be retained by persons issuing hunting and fishing licenses.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 44, and the bill passed the House by the following vote: Yeas, 95; nays, 3; not voting, 0.


Voting nay: Representatives Eng, Garrett, Jovanovich.

House Bill No. 44, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 45, by Representatives Clayton, Kreidler and Smith, C. (by House Committee on Agriculture of 45th Legislature request):

Increasing the scope of crop liens.
ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 45, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


House Bill No. 45, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

ENGROSSED HOUSE BILL NO. 46, by Representatives Clayton, Kreidler, Van Dyken, Fuller, Smith (C) and Heck (by House Committee on Agriculture of the 45th Legislature request):

Providing for promoting markets for state agricultural products.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 46, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


Engrossed House Bill No. 46, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 48, by Representatives Amen, Kreidler, Flanagan and Smith, C. (by House Committee on Agriculture of the 45th Legislature request):

Extending certain exemptions for contracts by local governmental entities to include small irrigation districts.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 48, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


House Bill No. 48, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE HOUSE BILL NO. 51, by Committee on Judiciary (originally sponsored by Representatives Keller and Knowles - by Committee on Judiciary of the 45th Legislature request):

Requiring statements on convicted persons for the parole board.
ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 51, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


Substitute House Bill No. 51, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 52, by Representative Keller (by Committee on Judiciary of the 45th Legislature request):

Permitting municipal courts to be terminated by city ordinance at anytime.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 52, and the bill passed the House by the following vote: Yeas, 94; nays, 4; not voting, 0.


House Bill No. 52, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE HOUSE BILL NO. 56, by Committee on Local Government (originally sponsored by Representatives Charnley, Whiteside, Zimmerman, Rohrbach, North, Owen, Sanders, Fuller, Flanagan, Knowles, Smith (C), Nisbet and Amen – by Committee on Local Government of 45th Legislature request):

Authorizing local governments to enter program for self-insurance, risk management and joint insurance.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 56, and the bill passed the House by the following vote: Yeas, 97; nays, 4; not voting, 1.


Not voting: Representative Rohrbach.

Substitute House Bill No. 56, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

ENGROSSED SUBSTITUTE HOUSE BILL NO. 57, by Committee on Local Government (originally sponsored by Representatives Charnley and Rohrbach – by Committee on Local Government of the 45th Legislature request):
Providing a common date for assumption of office by local government elected officials.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 57, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


Engrossed Substitute House Bill No. 57, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE HOUSE BILL NO. 76, by Committee on Local Government (originally sponsored by Representatives Charnley, Zimmerman, Garrett, Keller and Brekke – by House Committee on Local Government of 45th Legislature request):

Clarifying grant of home rule power to local governments.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 76, and the bill passed the House by the following vote: Yeas, 79; nays, 18; not voting, 1.


Not voting: Representative Haley.

Substitute House Bill No. 76, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE HOUSE BILL NO. 77, by Committee on Local Government (originally sponsored by Representatives Charnley, Keller and Garrett – by House Committee on Local Government of 45th Legislature request):

Providing for the dissolution of inactive special purpose districts.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 77, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


Substitute House Bill No. 77, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.
First Day, March 21, 1979

Substitute House Bill No. 78, by Committee on Local Government (originally sponsored by Representatives Zimmerman, Garrett, Charnley and Keller – by Committee on Local Government of the 45th Legislature request):

Relating to special purpose districts.

Roll Call

The Clerk called the roll on the final passage of Substitute House Bill No. 78, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


Substitute House Bill No. 78, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Substitute House Bill No. 79, by Committee on Local Government (originally sponsored by Representatives Charnley, Burns and Brekke:

Establishing procedures for disposing of surplus reading materials by libraries and school districts.

Roll Call

The Clerk called the roll on the final passage of Substitute House Bill No. 79, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


Substitute House Bill No. 79, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Engrossed House Bill No. 87, by Representatives Clayton and Barr:

Regulating agricultural commodity warehouses.

Roll Call

The Clerk called the roll on the final passage of Engrossed House Bill No. 87, and the bill passed the House by the following vote: Yeas, 97; nays, 1; not voting, 0.


Engrossed House Bill No. 87, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.
SUBSTITUTE HOUSE BILL NO. 97, by Committee on Transportation (originally sponsored by Representatives Newhouse, Van Dyken, Fuller, Flanagan, Smith (C) and Clayton):

Exempting vehicles hauling farm products from regulation under certain circumstances.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 97, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


Substitute House Bill No. 97, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE HOUSE BILL NO. 99, by Committee on Judiciary (originally sponsored by Representative Tilly – by Committee on Judiciary of the 45th Legislature request):

Modifying the procedure for the selection of prospective jurors.

ROLL CALL

The clerk called the roll on the final passage of Substitute House Bill No. 99, and the bill passed the House by the following vote: Yeas, 97; nays, 1; not voting, 0.


Voting nay: Representative Keller.

Substitute House Bill No. 99, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 100, by Representatives Patterson, Isaacson, Taylor and Amen:

Extending state route number 27 through Pullman.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 100, and the bill passed the House by the following vote: Yeas, 97; nays, 1; not voting, 0.


Voting nay: Representative Ehlers.

House Bill No. 100, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

ENGROSSED HOUSE BILL NO. 101, by Representative Sanders (by Committee on Judiciary of the 45th Legislature request):

Clarifying laws on negligent driving and racing.
ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 101, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


Engrossed House Bill No. 101, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE HOUSE BILL NO. 105, by Committee on Insurance (originally sponsored by Representatives Douthwaite, Sanders and Rohrbach - by Committee on Insurance of 45th Legislature request):

Setting standards for the escrow officer's examination.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 105, and the bill passed the House by the following vote: Yeas, 97; nays, 1; not voting, 0.


Voting nay: Representative Eberle.

Substitute House Bill No. 105, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

ENGROSSED HOUSE BILL NO. 113, by Representatives Heck, Ehlers, Taller and Zimmerman:

Modifying procurement procedures for state vocational rehabilitation programs.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 113, and the bill passed the House by the following vote: Yeas, 96; nays, 2; not voting, 0.


Voting nay: Representatives Nisbet, Valle.

Engrossed House Bill No. 113, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 114, by Representatives Taller, Pruitt, Schmitten and Zimmerman:

Making persons handicapped by lung disease eligible to receive a handicapped driver's card.
ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 114, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


House Bill No. 114, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE HOUSE BILL NO. 125, by Committee on Judiciary (originally sponsored by Representatives Newhouse, Adams, Whiteside, Van Dyken, Fuller and Clayton - by Department of Social and Health Services request):

Modifying provisions and procedures relating to enforcement of support of dependent children.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 125, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


Substitute House Bill No. 125, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE HOUSE BILL NO. 131, by Committee on Local Government (originally sponsored by Representatives Warnke and Owen):

Providing for board members after the merger of special purpose districts.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 131, and the bill passed the House by the following vote: Yeas, 97; nays, 1; not voting, 0.


Voting nay: Representative Ehlers.

Substitute House Bill No. 131, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

ENGROSSED HOUSE BILL NO. 132, by Representatives Warnke, Owen and Whiteside:

Permitting the board to designate a treasurer in special purpose districts.
ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 132, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


Engrossed House Bill No. 132, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE HOUSE BILL NO. 133, by Committee on Local Government (originally sponsored by Representatives Warnke and Owen):

Modifying special purpose district contract and bid procedures.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 133, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


Substitute House Bill No. 133, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 138, by Representatives Martinis, Wilson and Bender (by Department of Licensing request):

Revising references to the powers and duties of the department of licensing.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 138, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


House Bill No. 138, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

ENGROSSED SUBSTITUTE HOUSE BILL NO. 144, by Committee on Institutions (originally sponsored by Representatives Owen, Nisbet, Struthers, Brown and Fuller):

Requiring reimbursement to local government jurisdictions near state correctional institutions or institutions for the mentally ill for costs of apprehending and processing escapes.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 144, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.

Engrossed Substitute House Bill No. 144, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 145, by Representatives Wilson, Martinis and Burns (by Department of Licensing request):
Including "campers" within the unfair motor vehicle business practices' act.

ROLL CALL
The Clerk called the roll on the final passage of House Bill No. 145, and the bill passed the House by the following vote: Yeas, 97; nays, 1; not voting, 0.


Voting nay: Representative Eberle.

House Bill No. 145, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Relating to fiscal notes and appropriation clauses on legislation mandating expenditures by state or local units of government.

ROLL CALL
The Clerk called the roll on the final passage of Substitute House Bill No. 156, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


Voting nay: Representative Eberle.

Substitute House Bill No. 156, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE HOUSE BILL NO. 163, by Committee on State Government (originally sponsored by Representatives North, Erickson, Ehlers and Valle):
Adding lay member to the veterinary board of governors.

ROLL CALL
The Clerk called the roll on the final passage of Substitute House Bill No. 163, and the bill passed the House by the following vote: Yeas, 94; nays 4; not voting, 0.

Voting yea: Representatives Adams, Addison, Amen, Bagnariol, Barnes, Barr, Bauer, Becker, Bender, Berentson, Blair, Bond, Brekke, Brown, Burns, Chandler, Charnley, Clayton, Craswell, Dawson, Deccio,
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Voting nay: Representatives Eberle, Flanagan, Newhouse, Rohrbach.

Substitute House Bill No. 163, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 164, by Representatives Wilson, Martinis and Burns (by Department of Licensing request):

Making technical corrections in motor vehicle licensing and registration laws.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 164, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


House Bill No. 164, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 167, by Representatives Clayton, Walk and McCormick (by Department of Licensing request):

Deleting special weight permits from single cab cards.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 167, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


House Bill No. 167, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 168, by Representatives Warnke, Struthers, Salatino, Sanders, Fuller, Addison, Greengo and Maxie (by House Committee on Commerce request):

Excluding babysitting referral services from the definition of employment agency.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 168, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


House Bill No. 168, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE HOUSE BILL NO. 171, by Committee on Natural Resources (originally sponsored by Representative Schmitten):

Establishing a minimum fine for molesting food fish or shellfish.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 171, and the bill passed the House by the following vote: Yeas, 97; nays, 0; not voting, 1.


Not voting: Representative Maxie.

Substitute House Bill No. 171, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE HOUSE BILL NO. 177, by Committee on Natural Resources (originally sponsored by Representatives Martinis, Wilson, Schmitten, Vrooman and Erak):

Modifying provisions relating to salmon charter boats.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 177, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


Substitute House Bill No. 177, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 183, by Representatives Schmitten and Vrooman:

Changing procedures used by the department of natural resources in sales and exchanges.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 183, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


House Bill No. 183, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.
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SUBSTITUTE HOUSE BILL NO. 186, by Committee on Natural Resources (originally sponsored by Representatives Schmitten, Keller, Vrooman, Addison, Fuller and Teutsch):

Eliminating report filing for shippers of Christmas trees sold out of state.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 186, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


Substitute House Bill No. 186, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE HOUSE BILL NO. 188, by Committee on Natural Resources (originally sponsored by Representatives Martinis, Schmitten, Vrooman, Mitchell and Wilson):

Requiring selective removal of snags.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 188, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


Substitute House Bill No. 188, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 191, by Representatives Heck, Chandler, Whiteside, Galloway and Tupper:

Allowing costs incurred relating to sale and issuance of school district bonds to be deducted from bond proceeds.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 191, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


House Bill No. 191, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE HOUSE BILL NO. 194, by Committee on Higher Education (originally sponsored by Representatives Burns, Grimm, Oliver, Erickson and Heck):
Mandating responsibility in program development and budgetary considerations in use of services and activities fees.

**ROLL CALL**

The Clerk called the roll on the final passage of Substitute House Bill No. 194, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


Substitute House Bill No. 194, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

**HOUSE BILL NO. 196**, by Representatives Clayton, Walk and McCormick (by Department of Licensing request):

Increasing the interest rate for delinquent reciprocal or proportional registration fees.

**ROLL CALL**

The Clerk called the roll on the final passage of House Bill No. 196, and the bill passed the House by the following vote: Yeas, 97; nays, 1; not voting, 0.


Voting nay: Representative Warnke.

House Bill No. 196, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

**SUBSTITUTE HOUSE BILL NO. 200**, by Committee on Revenue (originally sponsored by Representatives Erickson, Winsley, Erak, Ehlers, Scott, Warnke, Gruger, Grimm, Walk, Kreidler, Owen, Granlund, North, Becker and Bender):

Expanding real estate excise tax to include used mobile homes.

**ROLL CALL**

The Clerk called the roll on the final passage of Substitute House Bill No. 200, and the bill passed the House by the following vote: Yeas, 97; nays, 0; not voting, 1.


Not voting: Representative McDonald.

Substitute House Bill No. 200, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

**SUBSTITUTE HOUSE BILL NO. 201**, by Committee on Higher Education (originally sponsored by Representatives Nelson (D), Erickson, Burns and Barnes):
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Allowing applications for change in classification as resident student for college fee purposes to be made up to thirtieth day of quarter or semester.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 201, and the bill passed the House by the following vote: Yeas, 91; nays, 6; not voting, 1.


Voting nay: Representatives Bond, Dawson, Greengo, Nisbet, Patterson, Rohrbach.

Substitute House Bill No. 201, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

ENGROSSED HOUSE BILL NO. 207, by Representatives Newhouse, Winsley and Maxie (by Judicial Council request):

Providing procedure for determining reasonable attorneys' fees in eminent domain proceedings.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 207, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


Engrossed House Bill No. 207, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 209, by Representatives Winsley, Smith (R) and Newhouse (by Judicial Council request):

Authorizing discretionary review of administrative agency decisions by the court of appeals.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 209, and the bill passed the House by the following vote: Yeas, 97; nays, 1; not voting, 0.


Voting nay: Representative Salatino.

House Bill No. 209, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

ENGROSSED SUBSTITUTE HOUSE BILL NO. 210, by Committee on Education (originally sponsored by Representatives Chandler, Heck, Taller, Valle, Barr, Tupper,

Making miscellaneous changes in basic education act.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 210, and the bill passed the House by the following vote: Yeas, 92; nays, 6; not voting, 0.


Voting nay: Representatives Barnes, Bond, Dunlap, Eberle, McGinnis, Taylor.

Engrossed Substitute House Bill No. 210, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 218, by Representatives Fuller, Whiteside, Sanders, Keller, Erak, Addison and Kreidler:

Designating an official dance for the state.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 218, and the bill passed the House by the following vote: Yeas, 76; nays, 21; not voting, 1.


Not voting: Representative Houchen.

House Bill No. 218, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE HOUSE BILL NO. 219 by Committee on Social and Health Services (originally sponsored by Representative Haley):

Eliminating basic science examination requirement for physicians, surgeons and osteopaths.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 219, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


Substitute House Bill No. 219, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.
HOUSE BILL NO. 229, by Representatives Kreidler, Fancher, Erak, Amen and Clayton
(by Department of Agriculture request):

Revising laws relating to public livestock markets.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 229, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


House Bill No. 229, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

ENGROSSED HOUSE BILL NO. 238, by Representatives Hurley, Taylor, McGinnis, Blair, Burns, Sprague and Taller:

Providing for urban parks.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 238, and the bill passed the House by the following vote: Yeas, 93; nays, 5; not voting, 0.


Voting nay: Representatives Ehlers, Erickson, Rosbach, Struthers, Taylor.

Engrossed House Bill No. 238, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

ENGROSSED SUBSTITUTE HOUSE BILL NO. 240, by Committee on Revenue
(originally sponsored by Representatives Sommers, Newhouse, Warnke, Flanagan, Erickson, Winsley, Bond and Sanders):

Making real estate excise tax a state tax.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 240, and the bill passed the House by the following vote: Yeas, 96; nays, 2; not voting, 0.


Voting nay: Representatives Heck, Zimmerman.

Engrossed Substitute House Bill No. 240, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.
SUBSTITUTE HOUSE BILL NO. 247, by Committee on Agriculture (originally sponsored by Representatives Kreidler, Fancher, Erak and Clayton – by Department of Agriculture request):

Revising laws relating to agricultural products.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 247, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


Substitute House Bill No. 247, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE HOUSE BILL NO. 249, by Committee on Social and Health Services (originally sponsored by Representatives Kreidler, Lux, Adams and Burns – by Department of Social and Health Services request):

Implementing the National Health Planning and Resources Development Act of 1974.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 249, and the bill passed the House by the following vote: Yeas, 74; nays, 24; not voting, 0.


Substitute House Bill No. 249, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE HOUSE BILL NO. 262, by Committee on Social and Health Services (originally sponsored by Representative Adams – by Department of Social and Health Services request):

Modifying the reporting of vital statistics.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 262, and the bill passed the House by the following vote: Yeas, 97; nays, 1; not voting, 0.


Voting nay: Representative Teutsch.
Substitute House Bill No. 262, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 277, by Representatives Warnke, Walk, Addison and Williams:

Repealing regulation of comic books.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 277, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


House Bill No. 277, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE HOUSE BILL NO. 280, by Committee on Commerce (originally sponsored by Representatives Gallagher, Brown, Tilly and May):

Prohibiting advertisement of unlicensed contractors.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 280, and the bill passed the House by the following vote: Yeas, 92; nays, 6; not voting, 0.


Substitute House Bill No. 280, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

ENGROSSED SUBSTITUTE HOUSE BILL NO. 295, by Committee on State Government (originally sponsored by Representatives Polk, Owen and Dawson):

Authorizing National Guard assistance scholarships.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 295, and the bill passed the House by the following vote: Yeas, 83; nays, 15; not voting, 0.


Engrossed Substitute House Bill No. 295, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.
HOUSE BILL NO. 296, by Representatives Sommers (by Department of Revenue request):

Modifying the use tax exemptions.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 296, and the bill passed the House by the following vote: Yeas, 97; nays, 1; not voting, 0.


Voting nay: Representative Amen.

House Bill No. 296, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

EXPLANATION OF VOTE

On voting on House Bill No. 296 today a mistake was made and my vote should be recorded as "Yes."

OTTO AMEN, 9th District.

ENGROSSED SUBSTITUTE HOUSE BILL NO. 298, by Committee on Ecology (originally sponsored by Representatives Valle, Chandler, Pruitt and Douthwaite):

Controlling vehicle emissions.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 298, and the bill passed the House by the following vote: Yeas, 62; nays, 36; not voting, 0.


Engrossed Substitute House Bill No. 298, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE HOUSE BILL NO. 302, by Committee on Revenue (originally sponsored by Representatives Whiteside, Thompson, Adams, Barr, Burns, Brekke, Fancher, Maxie, Taylor, Williams, North and Ehlers -- by Department of Social and Health Services request):

Exempting from the business and occupation tax certain nonprofit community services organizations.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 302, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.

Substitute House Bill No. 302, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

ENGROSSED HOUSE BILL NO. 305, by Representatives Erickson and Nelson, D. (by Committee on Elections and Governmental Ethics of the 45th Legislature request):

Delineating those persons subject to financial disclosure.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 305, and the bill passed the House by the following vote: Yeas, 96; nays, 2; not voting, 0.


Voting nay: Representatives Rosbach, Teutsch.

Engrossed House Bill No. 305, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 307, by Representatives Newhouse and Knowles:

Revising the criminal code.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 307, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


House Bill No. 307, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

On motion of Mr. Polk, HOUSE BILL NO. 314 was rereferred to Committee on Financial Institutions.

SUBSTITUTE HOUSE BILL NO. 315, by Committee on Commerce (originally sponsored by Representatives Warnke, Greengo, Sanders, Addison, May, Fuller, Walk, Salatino, Owen, Oliver, Gallagher, Struthers, Douthwaite and North – by Governor Ray request):

Establishing criteria for the regulation of professions and occupations.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 315, and the bill passed the House by the following vote: Yeas, 88; nays, 9; not voting, 1.


Not voting: Representative Newhouse.

Substitute House Bill No. 315, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 320, by Representatives Craswell, Dunlap, Deccio, Sanders, Mitchell, Addison, Erickson, Rohrbach, Barr, Hastings, Hurley, Flanagan, Taylor and Bond:

Extending the 106% levy limit to the state.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 320, and the bill passed the House by the following vote: Yeas, 93; nays, 5; not voting, 0.


House Bill No. 320, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

ENGROSSED HOUSE BILL NO. 329, by Representatives McCormick, Martinis and Wilson:

Permitting certain bus stop signs.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 329, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


Engrossed House Bill No. 329, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 330, by Representatives Schmitten, Vrooman, Sanders and Addison:

Making unlawful the obtaining of game licenses by fraud.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 330, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


House Bill No. 330, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.
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MOTION

On motion of Mr. Polk, HOUSE BILL NO. 331 was rereferred to Committee on Natural Resources.

ENGROSSED HOUSE BILL NO. 335, by Representatives Nelson (G.A.), Martinis, Patterson, Becker and Sprague:

Authorizing new community college districts and providing for transfer of property, records, and personnel thereto.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 335, and the bill passed the House by the following vote: Yeas, 93; nays, 5; not voting, 0.


Voting nay: Representatives Bauer, Ehlers, Oliver.

Engrossed House Bill No. 335, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE HOUSE BILL NO. 340, by Committee on Institutions (originally sponsored by Representatives Struthers, Becker, Dunlap, Clayton, Smith (C) and Bond – by Department of Social and Health Services request):

Requiring parents to support their children in juvenile institutions.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 340, and the bill passed the House by the following vote: Yeas, 95; nays, 3; not voting, 0.


Voting nay: Representatives Bauer, Ehlers, Oliver.

Substitute House Bill No. 340, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 351, by Representatives Barr, Kreidler and Amen:

Increasing the maximum allowable agricultural commodity assessment on wheat.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 351, and the bill passed the House by the following vote: Yeas, 95; nays, 3; not voting, 0.


Voting nay: Representatives Flanagan, Gallagher, Newhouse.
House Bill No. 351, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

ENGROSSED SUBSTITUTE HOUSE BILL NO. 352, by Committee on Judiciary (originally sponsored by Representatives Smith (R), Newhouse, Gruger, Hurley, Brekke, Wilson, Tilly and Owen):

Establishing procedures for termination of parent–child relationships.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 352, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


Engrossed Substitute House Bill No. 352, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

On motion of Mr. Polk, the House recessed until 1:30 p.m.

AFTERNOON SESSION

The House was called to order at 1:30 p.m. by the Speaker (Mr. Amen presiding). The Clerk called the roll and all members were present.

MESSAGE FROM THE SENATE

March 21, 1979

Mr. Speaker:

The Senate has adopted:

HOUSE CONCURRENT RESOLUTION NO. 16,

and the same is herewith transmitted.

Bill Gleason, Assistant Secretary.

ENGROSSED HOUSE BILL NO. 357, by Representatives Thompson, Zimmerman and Gruger:

Placing student associations at institutions of higher education under open public meetings act.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 357, and the bill passed the House by the following vote: Yeas, 95; nays, 0; not voting, 3.


Not voting: Representatives Adams, Isaacson, Tilly.
Engrossed House Bill No. 357, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE HOUSE BILL NO. 363, by Committee on Education (originally sponsored by Representatives Heck, Chandler, Ehlers, Nelson (G.A.), Hughes and Tupper)

Providing that school district inservice training task forces contain certificated classroom teachers.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 363, and the bill passed the House by the following vote: Yeas, 96; nays, 0; not voting, 2.

Not voting: Representatives Adams, Tilly.

Substitute House Bill No. 363, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE HOUSE BILL NO. 367, by Committee on Education (originally sponsored by Representatives Chandler, Heck, Whiteside, Bauer, Bender, Taller, Tupper and Mitchell):

Having state board of education examine and accredit all public schools within a school district.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 367, and the bill passed the House by the following vote: Yeas, 66; nays, 30; not voting, 2.


Not voting: Representatives Adams, Tilly.

Substitute House Bill No. 367, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

ENGROSSED HOUSE BILL NO. 376, by Representatives O'Brien, Warnke, Thompson, Salatino, Eberle, Erickson, Blair, Adams, Burns, Lux, Chandler, Brown, Teutsch and Maxie:

Establishing the Pacific Northwest festival facility.

POINT OF INFORMATION

Mr. Taller: "Mr. Speaker, how many votes does this bill require to pass?"

The Speaker (Mr. Amen presiding): "It takes 59 votes or sixty percent of the members elected."

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 376, and the bill passed the House by the following vote: Yeas, 60; nays, 38; not voting, 0.


Engrossed House Bill No. 376, having received the constitutional sixty percent majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

ENGROSSED HOUSE BILL NO. 380, by Representatives Dawson, Erak and Patterson (by Department of Transportation request):

Providing new and revised state highway numbers and descriptions.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 380, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


Engrossed House Bill No. 380, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

On motion of Mr. Polk, ENGROSSED HOUSE BILL NO. 388 was rereferred to Committee on Judiciary.

SUBSTITUTE HOUSE BILL NO. 391, by Committee on Judiciary (originally sponsored by Representatives Erickson and Thompson)

Requiring approval and announcement of prior agreement on damages in civil actions.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 391, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


Substitute House Bill No. 391, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

ENGROSSED HOUSE BILL NO. 397, by Representatives O'Brien, Polk and Burns (by State Treasurer request):

Revising laws relating to state accounts and funds.
ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 397, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


Engrossed House Bill No. 397, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE HOUSE BILL No. 398, by Committee on Higher Education (originally sponsored by Representatives Teutsch, Deccio, Grimm and North):

Insuring that community college board trustees serve until their successors are appointed and qualified.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 398, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


Substitute House Bill No. 398, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE HOUSE BILL No. 405, by Committee on Revenue (originally sponsored by Representatives Bond, Galloway, Nelson (G.A.), Sommers, Nelson (D), Hastings, McDonald and Struthers):

Changing the law on tax deferral.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 405, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


Substitute House Bill No. 405, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

ENGROSSED HOUSE BILL No. 413, by Representatives Amen, Flanagan, Warnke and Fuller (by Legislative Budget Committee request):

Modifying the law on the purchase and sale of the real property by school districts.
ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 413, and the bill passed the House by the following vote: Yeas, 97; nays, 1; not voting, 0.


Voting nay: Representative Ehlers.

Engrossed House Bill No. 413, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 414, by Representatives Bender, Chandler, Thompson and Lux:

Establishing a revolving fund for fees collected by the department of labor and industries for electrical licenses and inspections.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 414, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


House Bill No. 414, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 415, by Representatives O'Brien, Greengo, Garrett and Zimmerman:

Permitting cities to designate an officer to conduct local assessment hearings.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 415, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


House Bill No. 415, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 419, by Representatives Burns, Blair, Warnke, Nelson (D), Douthwaite and Greengo:

Allowing sale of liquor at faculty center on University of Washington grounds.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 419, and the bill passed the House by the following vote: Yeas, 70; nays, 27; not voting, 1.

Voting yea: Representatives Adams, Bagneriol, Barnes, Bauer, Becker, Bender, Blair, Brekke, Brown, Burns, Charnley, Deccio, Douthwaite, Eberle, Ehlers, Erak, Erickson, Flanagan, Fuller, Gallagher, Galloway, Garrett, Granlund, Greengo, Grimm, Gruger, Haley, Heck, Houchen, Hughes, Hurley,
HOUSE BILL NO. 424, by Representatives Smith (R), Newhouse and Chandler:

Allowing negotiation of court filing fees between cities and counties.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 424, and the bill passed the House by the following vote: Yeas, 95; nays, 3; not voting, 0.


Voting nay: Representatives Garrett, North, Teutsch.

Engrossed House Bill No. 424, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 431, by Representatives Teutsch, Deccio, Burns, McGinnis, Barnes and Keller:

Authorizing method by which community college districts obtain fire protection services.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 431, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


House Bill No. 431, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE HOUSE BILL NO. 436, by Committee on Financial Institutions (originally sponsored by Representatives Eng and Winsley):

Establishing enforcement mechanisms under the franchise investment protection act.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 436, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


Substitute House Bill No. 436, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE HOUSE BILL NO. 440, by Committee on Education (originally sponsored by Representatives Sherman, Chandler and Sanders – by Superintendent of Public Instruction request):

Authorizing parents to ride school bus or other student transportation vehicle upon request by school officials when other transportation is not reasonable.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 440, and the bill passed the House by the following vote: Yeas, 94; nays, 3; not voting, 1.


Voting nay: Representatives Barr, Hastings, Tilly.

Not voting: Representative Patterson.

Substitute House Bill No. 440, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 441, by Representatives McCormick and Haley (by Utilities and Transportation Commission request):

Modifying penalties for failure to pay certain regulatory fees.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 441, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


House Bill No. 441, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 455, by Representatives McGinnis and Rohrbach (by Insurance Commissioner request):

Eliminating laws regulating employee welfare trust funds.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 455, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.

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House Bill No. 455, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE HOUSE BILL NO. 459, by Committee on Insurance (originally sponsored by Representatives Maxie, Rohrbach and McGinnis — by Insurance Commissioner request):

Setting time limits for requesting refunds of insurance fees and taxes.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 459, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


Substitute House Bill No. 459, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 460, by Representatives Vrooman, Schmitten, Martinis, Wilson, Adams and Fuller:

Regulating processing and transportation of specialized forest products.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 460, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


House Bill No. 460, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE HOUSE BILL NO. 481, by Committee on Financial Institutions (originally sponsored by Representatives Chandler, Sommers, Thompson, Winsley, Smith (R), Amen, Owen, Blair, Polk, O'Brien, Nelson (G.A.), Sherman, Grimm, Fancher, Eng, Bond, Heck, Mitchell, Tupper and Patterson):

Permitting certain persons and institutions to prepare documents relating to the sale of property.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 481, and the bill passed the House by the following vote: Yeas, 95; nays, 3; not voting, 0.

Voting nay: Representatives Knowles, Rosbach, Sprague.

Substitute House Bill No. 481, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE HOUSE BILL NO. 504, by Committee on Parks and Recreation (originally sponsored by Representatives Grimm, Walk and Garrett):

Modifying requirements for senior citizen park passes.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 504, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


Substitute House Bill No. 504, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE HOUSE BILL NO. 505, by Committee on Revenue (originally sponsored by Representatives Addison, Polk, Rohrbach, Sprague, Dunlap, Taylor, Sanders and Nisbet):

Providing emergency continuation of school levy tax relief to retired and disabled property owners.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 505, and the bill passed the House by the following vote: Yeas, 94; nays, 3; not voting, 1.

Voting nay: Representatives Becker, Blair, Newhouse.

Not voting: Representative Hastings.

Substitute House Bill No. 505, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE HOUSE BILL NO. 541 by Committee on State Government (originally sponsored by Representatives Ehlers, Lux and Gallagher):

Updating the state building code.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 541, and the bill passed the House by the following vote: Yeas, 95; nays, 3; not voting, 0.

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Voting nay: Representatives Deccio, McDonald, Polk.

Substitute House Bill No. 541, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE HOUSE BILL NO. 546, by Committee on Insurance (originally sponsored by Representatives Rohrbach and Maxie – by Insurance Commissioner request):

Revising the billing for the expenses of examiners for insurers.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 546, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


Substitute House Bill No. 546, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

ENGROSSED HOUSE BILL NO. 555, by Representatives Gruger, Zimmerman, Salatino, Sommers, Burns, Brown, Lux, Bauer, Pruitt, Erickson, Bender and Winsley:

Increasing the property tax exemptions for the elderly.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 555, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


Engrossed House Bill No. 555, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE HOUSE BILL NO. 556, by Committee on Education (originally sponsored by Representatives Warnke, Polk, Heck, Chandler, North, Bauer and Nelson, G.A.)

Mandating state to provide adequate transportation vehicles for school districts.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 556, and the bill passed the House by the following vote: Yeas, 90; nays, 8; not voting, 0.


Substitute House Bill No. 556, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

ENGROSSED SUBSTITUTE HOUSE BILL NO. 562, by Committee on Judiciary (originally sponsored by Representatives Tilly, Sherman, Newhouse, Schmitten, North, Sanders, Clayton, Fancher and Nisbet):

Permitting a person to detain a trespasser and establishing procedures for forfeiture of motor vehicles used in criminal trespass.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 562, and the bill passed the House by the following vote: Yeas, 78; nays, 20; not voting, 0.


Engrossed Substitute House Bill No. 562, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 570, by Representatives May, Hurley, McGinnis, McCormick, Hughes, Martinis, Charnley and Sherman:

Funding public transportation systems.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 570, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


House Bill No. 570, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 576, by Representatives Scott, Clayton, Lux, Martinis, Taller, McDonald, Brown, Bender, Jovanovich and King:

Revising laws regulating apprenticeships.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 576, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


House Bill No. 576, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.
SUBSTITUTE HOUSE BILL NO. 578, by Committee on Judiciary (originally sponsored by Representatives Knowles and Newhouse):

Revising the laws relating to court commissioners.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 578, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


Substitute House Bill No. 578, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 601, by Representatives Taller, Hurley, Dunlap, Nelson (D), Greengo, King, Sanders, Maxie, Dawson, Douthwaite, Zimmerman, Burns, Polk, Becker, Addison and Tupper:

Modifying the leasehold excise tax exemption on certain property within certain historical sites.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 601, and the bill passed the House by the following vote: Yeas, 93; nays, 4; not voting, 1.


Voting nay: Representatives Bond, Craswell, Flanagan, Nelson G. A.

Not voting: Representative Chandler.

House Bill No. 601, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE HOUSE BILL NO. 619, by Committee on Social and Health Services (originally sponsored by Representatives Mitchell, Adams, Whiteside and Addison):

Revising laws relating to prescribing drugs.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 619, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


Substitute House Bill No. 619, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.
ENGROSSED HOUSE BILL NO. 622, by Representatives Martinis, Wilson, Bender, Nelson (G.A.), Garrett, Van Dyken, Charnley, Chandler, Gruger, McDonald, Knowles, Sherman, Polk, King, May, Struthers, Tupper, Gallagher, Sommers, Isaacs and Lux:

Removing expiration date from motor vehicle excise tax distribution statute.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 622, and the bill passed the House by the following vote: Yeas, 87; nays, 11; not voting, 0.


Voting nay: Representatives Amen, Barr, Bond, Fancher, Flanagan, Hastings, McGinnis, Newhouse, Patterson, Rosbach, Tilly.

Engrossed House Bill No. 622, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE HOUSE BILL NO. 624, by Committee on Social and Health Services (originally sponsored by Representatives Mitchell, Adams, Whiteside, Tupper, Brekke, Scott, Granlund and Winsley – by Department of Social and Health Services request):

Regulating certain controlled substances.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 624, and the bill passed the House by the following vote: Yeas, 68; nays, 30; not voting, 0.


Substitute House Bill No. 624, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 625, by Representatives Van Dyken, Fancher, Erak, Scott, Becker, Kreidler, Barr and Smith (C):

Revising laws relating to dairy products.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 625, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


House Bill No. 625, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

ENGROSSED HOUSE BILL NO. 630, by Representative Flanagan:
Providing for awarding of attorney fees and costs in lien foreclosures against the reserve fund for a public works’ project.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 630, and the bill passed the House by the following vote: Yeas, 97; nays, 1; not voting, 0.


Voting nay: Representative Clayton.

Engrossed House Bill No. 630, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.


Increasing state business and occupation tax monetary exemption.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 642, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


Engrossed House Bill No. 642, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 666, by Representatives Rosbach, Fuller, Heck and Chandler:

Allowing authorized transfers of students to another school district for indefinite periods.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 666, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


House Bill No. 666, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 668, by Representatives Lux, Scott and Erak (by Department of Employment Security request):

Modifying restrictions on governmental access to records of the employment security department.
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ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 668, and the bill passed the House by the following vote: Yeas, 92; nays, 6; not voting, 0.


House Bill No. 668, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

ENGROSSED HOUSE BILL NO. 672, by Representatives Clayton, Scott, Newhouse and Lux (by Department of Employment Security request):

Extending life of the Buena camp migrant housing facility, authorizing prescribed rental fees and making an appropriation therefor.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 672, and the bill passed the House by the following vote: Yeas, 95; nays, 3; not voting, 0.


Engrossed House Bill No. 672, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 691, by Representatives Patterson, Amen, Grimm and Erickson:

Authorizing exclusion of certain WSU extension service employees from state employees' insurance and health care plan.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 691, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


House Bill No. 691, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE HOUSE BILL NO. 697, by Committee on Judiciary (originally sponsored by Representatives Newhouse, Smith (R), Knowles and Chandler):

Revising the law on replevin.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 697, and the bill passed the House by the following vote: Yeas, 97; nays 1; not voting, 0.
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Voting nay: Representative Warnke.

Substitute House Bill No. 697, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 721, by Representatives Sanders, Warnke and Greengo:

Clarifying registration requirements for contractors.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 721, and the bill passed the House by the following vote: Yeas, 97; nays, 0; not voting, 1.


Not voting: Representative Grimm.

House Bill No. 721, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE HOUSE BILL NO. 726, by Committee on Local Government (originally sponsored by Representatives Zimmerman and Charnley):

Implementing law relating to grant of franchises for use of rights of way of county roads.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 726, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


Substitute House Bill No. 726, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 759, by Representatives Valle, Whiteside and Galloway:

Permitting job recruitment expenditures by libraries.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 759, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


House Bill No. 759, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE HOUSE BILL NO. 774, by Committee on Judiciary (originally sponsored by Representatives Nelson (D), Chandler and Bender):

Reenacting the law granting attorney fees to an owner suing to recover stolen goods from a pawnbroker.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 774, and the bill passed the House by the following vote: Yeas, 91; nays, 5; not voting, 2.


Voting nay: Representatives Barr, Clayton, Dawson, Deccio, Whiteside.

Not voting: Representatives Brekke, Erak.

Substitute House Bill No. 774, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

ENGROSSED SUBSTITUTE HOUSE BILL NO. 779, by Committee on Insurance (originally sponsored on Representative Tupper – by Insurance Commissioner request):

Modifying the laws on insurance.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 779, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


Engrossed Substitute House Bill No. 779, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

ENGROSSED HOUSE BILL NO. 792, by Representatives Warnke, Greengo, Owen, Walk, Oliver, Addison, Sanders, May, Salatino, Struthers, Fuller, Gallagher, McGinnis and Taylor:

Revising laws regarding the business license center.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 792, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.

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Engrossed House Bill No. 792, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

ENGROSSED HOUSE BILL NO. 829, by Representatives Haley, Kreidler, Craswell, Thompson and Smith (R):

Increasing the funding of family court.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 829, and the bill passed the House by the following vote: Yeas, 65; nays, 33; not voting, 0.


Engrossed House Bill No. 829, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 836, by Representatives Schmitten, Tilly and Smith (C):

Removing the limit on assessment increases by the apple commission.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 836, and the bill passed the House by the following vote: Yeas, 95; nays, 2; not voting, 1.


Voting nay: Representative Sanders.

Not voting: Representative O'Brien.

House Bill No. 836, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 860, by Representatives Van Dyken, Becker, Charnley, Zimmerman, Sherman, Rosbach and McGinnis:

Revising the guidelines for decisions of boundary review boards.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 860, and the bill passed the House by the following vote: Yeas, 96; nays, 1; not voting, 1.


Voting nay: Representative Sanders.

Not voting: Representative O'Brien.
House Bill No. 860, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE HOUSE BILL NO. 864, by Committee on Agriculture (originally sponsored by Representatives Fancher, Barr and Bauer):

Authorizing restrictions on the movement of cattle.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 864, and the bill passed the House by the following vote: Yeas, 97; nays, 1; not voting, 0.


Substitute House Bill No. 864, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

ENGROSSED HOUSE BILL NO. 870, by Representatives Thompson, Lux and Williams:

Permitting 17-year-old minors to donate blood without parental consent.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 870, and the bill passed the House by the following vote: Yeas, 95; nays, 3; not voting, 0.


Voting nay: Representatives Barnes, Eberle, Greengo.

Engrossed House Bill No. 870, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

ENGROSSED HOUSE BILL NO. 891, by Representatives Dunlap, Heck and Chandler:

Clarifying items in the student learning objectives' law.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 891 and the bill passed the House by the following vote: Yeas, 96; nays, 2; not voting, 0.


Voting nay: Representatives Eng, Walk.

Engrossed House Bill No. 891, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.
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SUBSTITUTE HOUSE BILL NO. 962, by Committee on Natural Resources (originally sponsored by Representatives Schmitten and Wilson – by Department of Fisheries request):

Revising the laws relating to buy-back of fishing vessels.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 962, and the bill passed the House by the following vote: Yeas, 92; nays, 6; not voting, 0.


Voting nay: Representatives Clayton, Eberle, Nisbet, Polk, Rohrbach, Sanders.

Substitute House Bill No. 962, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 989, by Representatives Haley, McCormick, Scott, Tupper, Isaacson and Grimm:

Authorizing utilities and transportation commission to approve lease of utility facilities by a public service company to exempt owner of facilities as being a public utility company under certain federal law.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 989, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


House Bill No. 989, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE HOUSE BILL NO. 1008, by Committee on Natural Resources (originally sponsored by Representatives McDonald, Vrooman, Schmitten, Owen and Wilson):

Requiring the department of fisheries to collect data on transfers of commercial fishing vessels and licenses.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 1008, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


Substitute House Bill No. 1008, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.
SUBSTITUTE HOUSE BILL NO. 1176, by Committee on Local Government (originally sponsored by Representatives Galloway, Bauer, Heck and Zimmerman):

Setting forth means for authorizing concurrent federal and local jurisdiction over certain federal lands.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 1176, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


Substitute House Bill No. 1176, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE HOUSE BILL NO. 1261, by Committee on Institutions (originally sponsored by Representatives Warnke and Blair):

Relating to termination of the parent-child relationship.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 1261, and the bill passed the House by the following vote: Yeas, 97; nays, 1; not voting, 0.


Voting nay: Representative Eberle.

Substitute House Bill No. 1261, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

ENGROSSED HOUSE BILL NO. 1325, by Representatives Garrett and Zimmerman:

Revising the optional municipal code.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 1325, and the bill passed the House by the following vote: Yeas, 97; nays, 1; not voting, 0.


Voting nay: Representative Wilson.

Engrossed House Bill No. 1325, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE JOINT MEMORIAL NO. 4, by Representatives Adams, Whiteside, Brekke, Lux, Pruitt, Haley, Nelson (D), Wilson, Barr and Burns:
Memorializing the federal government to legitimize the medical use of marijuana.

ROLL CALL

The Clerk called the roll on the final passage of House Joint Memorial No. 4, and the memorial passed the House by the following vote: Yeas, 89; nays, 9; not voting, 0.


House Joint Memorial No. 4, having received the constitutional majority, was declared passed.

POINT OF PERSONAL PRIVILEGE

Mr. Mitchell: "It isn't every day that a person has the honor that I have today. One of our members of the House this last year was given the honor by the press as being one of the men of the highest integrity in the Legislature. He happens to be a member of my profession and at this time in behalf of the Washington State Pharmaceutical Association and the Washington State Board of Pharmacy, I would like to make this award to Otto Amen. He retired last year from his pharmacy profession. May I read: 'A Certificate of Appreciation. This Certificate is presented to Otto Amen in appreciation of many years of faithful and meritorious service to the profession of pharmacy in the State of Washington. Our best wishes and heartfelt thanks accompany this expression of our gratitude.' Thank you, Otto."

(Applause)

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 2, by Representatives Oliver, Bond, Tilly, Owen, Walk, Pruitt, Craswell, Addison, Teutsch, Hurley, Rohrbach, Taylor, Williams and Sanders:

Establishing a week honoring the family.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Concurrent Resolution No. 2, and the resolution passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


Engrossed House Concurrent Resolution No. 2, having received the constitutional majority, was declared passed.

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 3, by Representatives Pruitt, Fuller and May (by Joint Board of Legislative Ethics request):

Adopting joint rules for the 46th Legislature.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Concurrent Resolution No. 3, and the resolution passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.

Engrossed House Concurrent Resolution No. 3, having received the constitutional majority, was declared passed.

**SUBSTITUTE HOUSE JOINT RESOLUTION NO. 7**, by Committee on Local Government (originally sponsored by Representatives Charnley, Zimmerman, Van Dyken, Teutsch, Rosbach, Whiteside, Schmitten and Brekke):

Providing alternative methods of framing a "Home Rule" charter.

**ROLL CALL**

The Clerk called the roll on the final passage of Substitute House Joint Resolution No. 7, and the resolution passed the House by the following vote: Yeas, 89; nays, 9; not voting, 0.


Substitute House Joint Resolution No. 7, having received the constitutional two-thirds majority, was declared passed.

**SUBSTITUTE HOUSE JOINT RESOLUTION NO. 21**, by Committee on Judiciary (originally sponsored by Representatives Knowles, Newhouse, Smith (R) and Garrett):

Authorizing additional court commissioners.

**ROLL CALL**

The Clerk called the roll on the final passage of Substitute House Joint Resolution No. 21, and the resolution passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


Substitute House Joint Resolution No. 21, having received the constitutional two-thirds majority, was declared passed.

**HOUSE JOINT RESOLUTION NO. 31**, by Representatives Oliver, Erickson, Fuller, Gruger, Barnes, Granlund, Sommers, Tupper, Nelson (D), Isaacson, Burns, Taller, Brekke, Williams, Valle, Schmitten, Sherman, Nisbet, Additon, Sprague, Haley, Taylor and Rosbach:

Establishing a redistricting commission.

**ROLL CALL**

The Clerk called the roll on the final passage of House Joint Resolution No. 31, and the resolution passed the House by the following vote: Yeas, 94; nays, 4; not voting, 0.

Voting nay: Representatives Bond, Dunlap, Eberle, Hastings.

House Joint Resolution No. 31, having received the constitutional two-thirds majority, was declared passed.

RESOLUTIONS

HOUSE RESOLUTION NO. 79–27, by Representative Teutsch:
WHEREAS, Albert Einstein was born on March 14, 1879; and
WHEREAS, March 14, 1979 commemorated the centennial of Einstein's birth; and
WHEREAS, Einstein was born in Germany and was naturalized as a citizen of the United States but was truly a citizen of the universe; and
WHEREAS, Einstein's famous formula $E=mc^2$ represents not only a great scientific triumph but an elegant statement of the burning desire of all humans to expand their world through knowledge; and
WHEREAS, Albert Einstein is universally held in high regard not because he succeeded in providing a rational explanation for the workings of the universe but because he dared to try;

NOW, THEREFORE, BE IT RESOLVED, That the House of Representatives in the State of Washington joins with the rest of the world in paying tribute to Albert Einstein who by expanding our knowledge of the universe has expanded our knowledge of ourselves; and
BE IT FURTHER RESOLVED, That the House of Representatives extends its appreciation to all persons in all lands who in the spirit of Albert Einstein are currently working to expand human knowledge for humane purposes.

Representative Teutsch moved adoption of the resolution.

Representatives Teutsch and Blair spoke in favor of the resolution and it was adopted.

HOUSE RESOLUTION NO. 79–29, by Representatives Garrett, North and Bagnariol:
WHEREAS, John Prizdick, from Kent, Washington, has just completed a walk of sixty-five miles from Kent to Olympia in twenty-five hours to help raise money for the March of Dimes; and
WHEREAS, John Prizdick has dedicated his life to helping handicapped children lead successful, productive, and satisfying lives, giving generously of his own time, energy, and money; and
WHEREAS, Overcoming his own handicap, John Prizdick works in Kent Meridian High School in addition to his many walks and other activities on behalf of disabled children; and
WHEREAS, Through his walk to Olympia, and throughout his life, John Prizdick has inspired many people to care about and assist handicapped people, helping them to achieve happiness and to make their important contributions to their communities, thereby enriching the State of Washington;

NOW THEREFORE, BE IT RESOLVED, By the House of Representatives, That the members of the House of Representatives recognize and commend John Prizdick for his efforts on behalf of handicapped children, and express the gratitude and respect of the people of the State of Washington for his accomplishments.

On motion of Ms. North, the resolution was adopted.

MOTIONS

On motion of Mr. Dunlap, HOUSE BILL NO. 1057 was rereferred from Committee on Rules to Committee on State Government.

On motion of Mr. Polk, HOUSE BILL NO. 858 was rereferred from Committee on Social and Health Services to Committee on Institutions.

On motion of Mr. Polk, the House reverted to the fifth order of business.

REPORTS OF STANDING COMMITTEES

March 20, 1979

HOUSE BILL NO. 236, Prime Sponsor: Representatives Thompson and Blair, adopting the budget. Reported by Committee on Appropriations.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Blair, Co-Chairman; Thompson, Co-Chairman;
Amen, Bauer, Becker, Chandler, Deccio, Douthwaite, Ehlers, McDonald, Polk, Taller, Taylor, Valle, Williams, Zimmerman.

Passed to Committee on Rules for second reading.

March 19, 1979

HOUSE BILL NO. 888, Prime sponsor: Representative Zimmerman, authorizing use of a rehabilitation center. Reported by Committee on Social and Health Services.

MAJORITY recommendation: Do pass. Signed by Representatives Adams, Co-Chairman; Whiteside, Co-Chairman; Brekke, Gruger, Houchen, Kreidler, Lux, May, Mitchell, Pruitt, Teutsch, Tupper.

Passed to Committee on Rules for second reading.

March 19, 1979

HOUSE BILL NO. 898, Prime Sponsor: Representative Kreidler, revising laws relating to health officers. Reported by Committee on Social and Health Services.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Adams, Co-Chairman; Whiteside, Co-Chairman; Brekke, Gruger, Kreidler, Lux, Mitchell, Pruitt, Teutsch, Tupper.

Passed to Committee on Rules for second reading.

MOTION

On motion of Mr. Polk, the House advanced to the eighth order of business.

MOTIONS

On motion of Mr. Dunlap, HOUSE BILL NO. 1018 was rereferred from Committee on Rules to Committee on Insurance.
On motion of Mr. Dunlap, HOUSE BILL NO. 1239 was rereferred from Committee on Rules to Committee on Revenue.

MOTION

On motion of Mr. Polk, the House adjourned until 9:30 a.m., Thursday, March 22, 1979.

JOHN BAGNARIOL, Speaker
DUANE BERENTSON, Speaker

DEAN R. FOSTER, Chief Clerk
VITO T. CHIECHI, Chief Clerk
SECOND DAY, MARCH 22, 1979

SECOND DAY

MORNING SESSION


The House was called to order at 9:30 a.m. by Speaker Bagnariol. The Clerk called the roll and all members were present.

The flag was escorted to the rostrum by a Sergeant at Arms Color Guard, Pages Lynn DeKruyf and Jim Chambers. Prayer was offered by The Reverend Lee Forstrom of the Westwood Baptist Church of Olympia.

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

MESSAGES FROM THE GOVERNOR

TO THE HONORABLE,
THE HOUSE OF REPRESENTATIVES
OF THE STATE OF WASHINGTON

Ladies and Gentlemen:

I have the honor to advise that on March 16, 1979, Governor Ray approved the following House Bill, entitled:

Substitute House Bill No. 328: Relating to energy facility site locations.

Sincerely,

H. B. Hanna, Legal Counsel.

March 16, 1979

TO THE HONORABLE,
THE HOUSE OF REPRESENTATIVES
OF THE STATE OF WASHINGTON

Ladies and Gentlemen:

I have the honor to advise that on March 19, 1979, Governor Ray approved the following House Bills, entitled:

House Bill No. 50: Relating to liability of landowners or others in possession or control;
House Bill No. 69: Relating to Washington State University;
Substitute House Bill No. 88: Relating to the examination of pupils for scoliosis;
House Bill No. 126: Relating to postsecondary education;
Substitute House Bill No. 248: Relating to open public meetings;
House Bill No. 288: Relating to transportation;
House Bill No. 482: Relating to certificates of deposit;
House Bill No. 585: Relating to forest resources;
House Bill No. 806: Relating to mutual savings banks;
House Bill No. 808: Relating to corporations doing a trust business;
House Bill No. 874: Relating to the forest fire advisory board;
House Bill No. 983: Relating to institutions of higher education.

Sincerely,

H. B. Hanna, Legal Counsel.

March 20, 1979

TO THE HONORABLE,
THE HOUSE OF REPRESENTATIVES
OF THE STATE OF WASHINGTON

Ladies and Gentlemen:

I have the honor to advise that on March 21, 1979, Governor Ray approved the following House Bills, entitled:

House Bill No. 6: Relating to drivers' licenses;
House Bill No. 65: Relating to the observance of Columbus Day;

Sincerely,

H. B. Hanna, Legal Counsel.

March 21, 1979
House Bill No. 140: Relating to port districts;
House Bill No. 155: Relating to financial responsibility;
Second Substitute House Bill No. 204: Relating to criminal justice;
House Bill No. 226: Relating to higher education;
House Bill No. 230: Relating to cattle;
Substitute House Bill No. 319: Relating to institutions of higher education;
Substitute House Bill No. 402: Relating to irrigation districts;
Substitute House Bill No. 617: Relating to farm and agriculture land;
House Bill No. 636: Relating to aircraft noise abatement;
House Bill No. 778: Relating to agricultural cooperative associations.

Sincerely,
H. B. Hanna, Legal Counsel.

March 14, 1979

TO THE HONORABLE,
THE HOUSE OF REPRESENTATIVES
OF THE STATE OF WASHINGTON

Ladies and Gentlemen:

I have the honor to advise that on March 13, 1979, Governor Ray approved the following House Bills entitled:

Substitute House Bill No. 82: Relating to cemetery prearrangement contracts;
House Bill No. 127: Relating to Sunset Act of 1977;
Substitute House Bill No. 139: Relating to special districts comp plan;
House Bill No. 187: Relating to DNR surplus land;
House Bill No. 341: Relating to real estate brokers and salesmen;
Substitute House Bill No. 796: Relating to hydroplane races admission;
Substitute House Bill No. 1033: Relating to transportation funding.

Sincerely,
H. B. Hanna, Legal Counsel

MESSAGES FROM THE SENATE

March 21, 1979

Mr. Speaker:

The Senate has passed:

SENATE BILL NO. 2015,
SUBSTITUTE SENATE BILL NO. 2024,
SUBSTITUTE SENATE BILL NO. 2032,
SUBSTITUTE SENATE BILL NO. 2042,
ENGROSSED SENATE BILL NO. 2053,
SUBSTITUTE SENATE BILL NO. 2055,
SUBSTITUTE SENATE BILL NO. 2058,
ENGROSSED SENATE BILL NO. 2084,
ENGROSSED SUBSTITUTE SENATE BILL NO. 2095,
SUBSTITUTE SENATE BILL NO. 2097,
ENGROSSED SENATE BILL NO. 2106,
SENATE BILL NO. 2130,
SENATE BILL NO. 2131,
SENATE BILL NO. 2133,
SENATE BILL NO. 2135,
SUBSTITUTE SENATE BILL NO. 2140,
SENATE BILL NO. 2143,
SUBSTITUTE SENATE BILL NO. 2158,
ENGROSSED SUBSTITUTE SENATE BILL NO. 2161,
SENATE BILL NO. 2162,
ENGROSSED SENATE BILL NO. 2165,
SENATE BILL NO. 2173,
ENGROSSED SENATE BILL NO. 2176,
ENGROSSED SUBSTITUTE SENATE BILL NO. 2177,
SUBSTITUTE SENATE BILL NO. 2181,
SUBSTITUTE SENATE BILL NO. 2182,
SENATE BILL NO. 2191,
SUBSTITUTE SENATE BILL NO. 2192,
SECOND DAY, MARCH 22, 1979

ENGROSSED SENATE BILL NO. 2204,
SUBSTITUTE SENATE BILL NO. 2209,
ENGROSSED SUBSTITUTE SENATE BILL NO. 2213,
SENATE BILL NO. 2224,
ENGROSSED SENATE BILL NO. 2229,
SENATE BILL NO. 2236,
ENGROSSED SENATE BILL NO. 2237,
ENGROSSED SENATE BILL NO. 2242,
SENATE BILL NO. 2257,
SENATE BILL NO. 2259,
SENATE BILL NO. 2262,
ENGROSSED SENATE BILL NO. 2272,
SENATE BILL NO. 2290,
SUBSTITUTE SENATE BILL NO. 2294,
SENATE BILL NO. 2295,
SENATE BILL NO. 2296,
SENATE BILL NO. 2297,
SUBSTITUTE SENATE BILL NO. 2299,
SUBSTITUTE SENATE BILL NO. 2306,
ENGROSSED SUBSTITUTE SENATE BILL NO. 2317,
ENGROSSED SENATE BILL NO. 2333,
ENGROSSED SUBSTITUTE SENATE BILL NO. 2335,
ENGROSSED SUBSTITUTE SENATE BILL NO. 2336,
ENGROSSED SUBSTITUTE SENATE BILL NO. 2337,
ENGROSSED SENATE BILL NO. 2338,
SENATE BILL NO. 2343,
SENATE BILL NO. 2349,
SENATE BILL NO. 2354,
ENGROSSED SENATE BILL NO. 2362,
SUBSTITUTE SENATE BILL NO. 2372,
SUBSTITUTE SENATE BILL NO. 2373,
SUBSTITUTE SENATE BILL NO. 2374,
SENATE BILL NO. 2385,
ENGROSSED SUBSTITUTE SENATE BILL NO. 2388,
SENATE BILL NO. 2398,
ENGROSSED SENATE BILL NO. 2402,
SUBSTITUTE SENATE BILL NO. 2418,
SUBSTITUTE SENATE BILL NO. 2422,
ENGROSSED SENATE BILL NO. 2423,
ENGROSSED SENATE BILL NO. 2433,
SUBSTITUTE SENATE BILL NO. 2439,
SENATE BILL NO. 2461,
SENATE BILL NO. 2462,
SECOND SUBSTITUTE SENATE BILL NO. 2465,
ENGROSSED SENATE BILL NO. 2492,
SENATE BILL NO. 2502,
SUBSTITUTE SENATE BILL NO. 2518,
ENGROSSED SENATE BILL NO. 2602,
SENATE BILL NO. 2756,
SUBSTITUTE SENATE BILL NO. 2798,
ENGROSSED SENATE JOINT RESOLUTION NO. 112,

and the same are herewith transmitted.

Bill Gleason, Assistant Secretary.

March 21, 1979

Mr. Speaker:
The Senate has passed:

SUBSTITUTE SENATE BILL NO. 2144,
SENATE BILL NO. 2218,
SENATE BILL NO. 2267,
SUBSTITUTE SENATE BILL NO. 2268,
SENATE BILL NO. 2278,
ENGROSSED SENATE BILL NO. 2311,
and the same are herewith transmitted.  

Bill Gleason, Assistant Secretary.

INTRODUCTIONS AND FIRST READING

SUBSTITUTE SENATE BILL NO. 2144, by Committee on Judiciary (originally sponsored by Senators Bottiger, Gaspard, Goltz and Woody):
Modifying the reward statutes.
To Committee on Judiciary

ENGROSSED SUBSTITUTE SENATE BILL NO. 2161, by Committee on Local Government (originally sponsored by Senators Wilson, Walgren, Lewis, North, Gaspard, Gallagher and Vognild):
Revising the limitations and procedures for cities and towns to administer small public works’ projects.
To Committee on Local Government

ENGROSSED SUBSTITUTE SENATE BILL NO. 2177, by Committee on Local Government (originally sponsored by Senators Wilson, Walgren, North, Gallagher and Woody):
Permitting counties to set their own monetary limit for day labor on county roads.
To Committee on Local Government

SENATE BILL NO. 2218, by Senators Peterson, Conner, Vognild and Wanamaker (by Department of Natural Resources request):
Providing for cooperative land use planning by the department of natural resources and local governments.
To Committee on Natural Resources

SENATE BILL NO. 2267, by Senators Conner, Lee, Talley, Quigg and Gaspard:
Authorizing satellite facilities for credit unions.
To Committee on Financial Institutions

SUBSTITUTE SENATE BILL NO. 2268 by Committee on Local Government (originally sponsored by Senator Conner):
Modifying the procedures for county road administration.
To Committee on Local Government

SENATE BILL NO. 2278, by Senators Talley, Guess and Henry:
Requiring whistle posts before certain railroad crossings.
To Committee on Transportation

ENGROSSED SENATE BILL NO. 2311, by Senators Bausch, Quigg and Talley:
Authorizing supervisor of savings and loan association to conditionally allow credit unions to exercise powers of federally chartered credit unions.
To Committee on Financial Institutions

MOTION

On motion of Mr. King, all bills listed on today’s agenda under the fourth order of business were considered first reading and were referred to the committees designated.

REPORT OF STANDING COMMITTEES

March 20, 1979

HOUSE BILL NO. 1, Prime Sponsor: Representative Erickson, requiring a license for personal use of razor clams. Reported by Committee on Natural Resources.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatves Schmitten, Executive Chairman; Vrooman, Co-Chairman; Adams, Dawson, McDonald, Mitchell, Monohon, Nelson (G.A.), Owen, Rosbach.
Passed to Committee on Rules for second reading.
Speaker Bagnariol declared the House to be at ease until 1:30 p.m.

AFTERNOON SESSION

Speaker Bagnariol called the House to order at 1:30 p.m.
Mr. Keller demanded a Call of the House and the demand was sustained.

CALL OF THE HOUSE

The Sergeants at Arms were instructed to lock the doors.
The Clerk called the roll and all members were present.
On motion of Mr. Polk, the House proceeded with business under the Call of the House.

MESSAGE FROM THE SENATE

March 22, 1979

Mr. Speaker:
The President has signed:

HOUSE CONCURRENT RESOLUTION NO. 16,
SENATE CONCURRENT RESOLUTION NO. 115,
and the same are herewith transmitted.

Sidney R. Snyder, Secretary.

INTRODUCTION AND FIRST READING

HOUSE CONCURRENT RESOLUTION NO. 17, by Representatives Polk and King:

Establishing cutoff dates for introduction and consideration of legislation during the Forty-sixth First Extraordinary Legislative Session.

MOTIONS

On motion of Mr. King, the rules were suspended, and House Concurrent Resolution No. 17 was advanced to second reading and read the second time in full.

On motion of Mr. King, the rules were suspended, the second reading considered the third, and House Concurrent Resolution No. 17 was placed on final passage.

Mr. King spoke in favor of the resolution.

House Concurrent Resolution No. 17 was adopted.

MOTION

On motion of Mr. King, House Concurrent Resolution No. 17 was ordered immediately transmitted to the Senate.

Speaker Bagnariol declared the House to be at ease.
Speaker Bagnariol called the House to order.

MOTION

On motion of Mr. King the House advanced to the eighth order of business.

MOTIONS

On motion of Mr. King, HOUSE BILL NO. 1347 and HOUSE BILL NO. 1359 were rereferred from Committee on Rules to Committee on Institutions.

MESSAGE FROM THE SENATE

March 22, 1979

Mr. Speaker:
The Senate has adopted:

HOUSE CONCURRENT RESOLUTION NO. 17,
and the same is herewith transmitted.

Sidney R. Snyder, Secretary.
SIGNED BY THE SPEAKERS

Speaker Bagnariol announced the Speakers were signing:

HOUSE CONCURRENT RESOLUTION NO. 17,
SENATE CONCURRENT RESOLUTION NO. 115.

MOTIONS

On motion of Mr. King, the House dispensed with further business under the Call of the House.

On motion of Mr. King, the House adjourned until 9:30 a.m. Friday, March 23, 1979.

JOHN BAGNARIOL, Speaker
DUANE BERENTSON, Speaker

DEAN R. FOSTER, Chief Clerk
VITO T. CHIECHI, Chief Clerk
THIRD DAY

MORNING SESSION


The House was called to order at 9:30 a.m. by the Speaker (Mr. Amen presiding). The Clerk called the roll and all members were present except Representative Barr, who was excused.

The flag was escorted to the rostrum by a Sergeant at Arms Color Guard, Pages Shellie Johnson and Tony Daupe. Prayer was offered by The Reverend Lee Forstrom of the Westwood Baptist Church of Olympia.

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

MESSAGE FROM THE SENATE

March 22, 1979

Mr. Speaker:
The Senate has passed:

SENATE BILL NO. 2925,
and the same is herewith transmitted.

Bill Gleason, Assistant Secretary.

The Speaker (Mr. Amen presiding) declared the House to be at ease.

Speaker Berentson called the House to order.

MESSAGE FROM THE SENATE

March 22, 1979

Mr. Speaker:
The Senate has passed:

ENGROSSED SUBSTITUTE SENATE BILL NO. 2194,
ENGROSSED SUBSTITUTE SENATE BILL NO. 2197,
SUBSTITUTE SENATE BILL NO. 2375,
SUBSTITUTE SENATE BILL NO. 2414,
ENGROSSED SENATE BILL NO. 2466,
SENATE BILL NO. 2468,
SUBSTITUTE SENATE BILL NO. 2504,
SENATE BILL NO. 2751,
SUBSTITUTE SENATE BILL NO. 2778,
ENGROSSED SENATE BILL NO. 2905,
SENATE BILL NO. 2923,
SUBSTITUTE SENATE BILL NO. 3030,

and the same are herewith transmitted.

Bill Gleason, Assistant Secretary.

INTRODUCTIONS AND FIRST READING

ENGROSSED SUBSTITUTE SENATE BILL NO. 2194, by Committee on Higher Education (originally sponsored by Senators Ridder, Scott and Goltz):

Increasing dollar amount of capital construction projects of certain institutions of higher education before same have to be put out for public bid.

To Committee on Higher Education

ENGROSSED SUBSTITUTE SENATE BILL NO. 2197, by Committee on Energy and Utilities (originally sponsored by Senators Bottiger, Benitz, Hayner and North):

Regulating the milling of uranium and thorium.

To Committee on Energy and Utilities
SUBSTITUTE SENATE BILL NO. 2375, by Committee on Local Government (originally sponsored by Senators Sellar, Talley, Lewis and Conner):

Revising laws relating to civil service for sheriffs' offices.

To Committee on Local Government

SUBSTITUTE SENATE BILL NO. 2414, by Committee on Judiciary (originally sponsored by Senators Gaspard, Pullen and Bottiger):

Establishing certain procedures to inform and assist victims of crimes.

To Committee on Judiciary

SECOND SUBSTITUTE SENATE BILL NO. 2465, by Committee on Ways and Means (originally sponsored by Senators Odegaard, Goltz, Donohue, McDermott and Williams):

Prorating on a twelve-month basis the retirement credit of classified employees of institutions of higher education.

To Committee on Appropriations

ENGROSSED SENATE BILL NO. 2466, by Senators Marsh, Clarke and Bottiger:

Pertaining to civil actions and proceedings.

To Committee on Judiciary

SENATE BILL NO. 2468, by Senators Walgren, Clarke and Van Hollebeke:

Penalizing attempts to elude pursuing police cars.

To Committee on Judiciary

SUBSTITUTE SENATE BILL NO. 2504, by Committee on Agriculture (originally sponsored by Senators Morrison, Gaspard, Benitz and Hansen):

Providing for water during drought conditions.

SENATE BILL NO. 2751, by Senators Rasmussen, Newschwander and Lysen:

Pertaining to pollution control facilities.

To Committee on Ecology

SUBSTITUTE SENATE BILL NO. 2778, by Committee on Transportation (originally sponsored by Senators Guess and Hansen):

Permitting tonnage to be purchased on a monthly basis.

To Committee on Transportation

ENGROSSED SENATE BILL NO. 2905, by Senators Morrison and Ridder:

Modifying the licensing of electricians.

To Committee on Commerce

SENATE BILL NO. 2923, by Senators Goltz, Lewis, Rasmussen and Sellar (by Department of Veterans' Affairs request):

Exempting veterans of the Vietnam conflict from increases in tuition and fees at institutions of higher education.

To Committee on Higher Education

SENATE BILL NO. 2925, by Senators Keefe, Guess, Day and Lewis:

Transferring title to the Expo '74 site and facilities to the City of Spokane.

To Committee on State Government

SUBSTITUTE SENATE BILL NO. 3030, by Committee on State Government (originally sponsored by Senators Odegaard, Walgren, Wilson, Donohue, Rasmussen, von Reichbauer, McDermott, Day, Williams, Lysen, Peterson, Wojahn, Ridder, Moore, Vognild and Talmadge):

Establishing procedures for legislative review of administrative rules.
THIRD DAY, MARCH 23, 1979

MOTION
On motion of Mr. Polk, all bills listed on today’s agenda under the fourth order of business were considered first reading and passed to the committees designated.

REPORTS OF STANDING COMMITTEES

March 19, 1979

HOUSE BILL NO. 498, Prime Sponsor: Representative O’Brien, modifying terms of imprisonment for certain crimes. Reported by Committee on Judiciary.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Newhouse, Executive Chairman; Chandler, Sherman, Thompson, Tilly, Winsley.

Passed to Committee on Rules for second reading.

March 22, 1979

HOUSE BILL NO. 676, Prime Sponsor: Representative Oliver, modifying the obligation of the state to assume a share of election costs. Reported by Committee on Constitution, Elections and Governmental Ethics.

MAJORITY recommendation: Do pass. Signed by Representatives Oliver, Executive Chairman; Erickson, Co–Chairwoman; Barnes, Eberle, Granlund, Gruger, Hastings, Hughes.

Passed to Committee on Rules for second reading.

March 22, 1979

HOUSE BILL NO. 1221, Prime Sponsor: Representative Oliver, regulating state agency lobbying. Reported by Committee on Constitution, Elections and Governmental Ethics.

MAJORITY recommendation: Do pass. Signed by Representatives Oliver, Executive Chairman; Erickson, Co–Chairwoman; Barnes, Granlund, Gruger, Hughes.

Passed to Committee on Rules for second reading.

SECOND READING

HOUSE BILL NO. 236, by Representatives Thompson and Blair (by Executive request):
Adopting the budget.

The bill was read the second time.

On motion of Mr. Thompson, Substitute House Bill No. 236 was substituted for House Bill No. 236, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 236 was read the second time.

Mr. Amen moved adoption of the following amendment:
On page 1, line 18 following *$* strike *17,303,000* and insert *16,303,000*

Representatives Amen and Zimmerman spoke in favor of the amendment, and Mr. Thompson spoke against it.

Mr. Amen spoke again in favor of the amendment.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representative Amen to page 1, line 18 of Substitute House Bill No. 236, and the amendment was not adopted by the following vote: Yeas, 46; nays, 50; not voting, 2.


Not voting: Representatives Barr, Owen.
Mr. Taller moved adoption of the following amendment by Representatives Taller and Nisbet:

On page 8, line 14 strike "$61,305,000" and insert "$61,467,000"

Mr. Greengo moved adoption of the following amendment to the Taller/Nisbet amendment:

On line 2 of the amendment strike "$61,467,000" and insert "$57,350,000"

Representatives Greengo and Warnke spoke in favor of the amendment to the amendment, and Representatives Keller, Zimmerman and Owen spoke against it.

Representative Greengo spoke again in favor of the amendment, and Mr. Zimmerman spoke again in opposition to it.

The amendment to the amendment was adopted.

Speaker Berentson stated the question before the House to be the amendment by Representatives Taller and Nisbet as amended.

Mr. Taller spoke in favor of the amendment as amended, and Mr. Keller spoke against it.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representatives Taller and Nisbet as amended by Representative Greengo, and the amendment was adopted by the following vote: Yeas, 51; nays, 46; not voting, 1.


Not voting: Representative Barr.

Speaker Berentson declared the House to be at ease until 1:00 p.m.

AFTERNOON SESSION

Speaker Berentson called the House to order at 1:00 p.m.

Mr. Warnke demanded a Call of the House, and the demand was sustained.

CALL OF THE HOUSE

The Sergeants at Arms were instructed to lock the doors.

The Clerk called the roll and all members were present except Representative Barr.

On motion of Mr. Polk, the absent member was excused and the House proceeded with business under the Call of the House.

POINT OF INQUIRY

Mr. Taller yielded to question by Mr. Greengo:

Mr. Greengo: "Representative Taller, just before lunch we passed an amendment to an amendment and then your amendment. There has been some confusion expressed on the part of some of the members. Would you please explain to us exactly just what we did?"

Mr. Taller: "You amended my amendment to delete $4 million from the Liquor Control Board relating to point of sales activities. Then my amendment added $162,000 to the Liquor Control Board for the purpose of additional enforcement people, so we have a plus and a minus: A deletion of $4 million and an offsetting addition of $162,000 for the purpose I mentioned."

POINT OF INQUIRY

Mr. Taller yielded to question by Mr. Keller.

Mr. Keller: "Representative Taller, I haven't had the chance to talk to you personally, but rumors are rampant, and based on the rumor mill, it's my understanding that the intention of
your amendment was not to open the Bellevue office, but have those people go strictly for
enforcement purposes. Is that correct?"

Mr. Taller: "That was my intent, to add an overall level of enforcement, leaving it up to
the board as far as the actual location. My amendment did not mandate a location; it was
additional enforcement personnel that would be left to the discretion of the board as far as the
location to accomplish their duties."

Mr. Thompson moved adoption of the following amendment:

On page 10, beginning on line 4 delete all of section 30 and insert the following:

NEW SECTION, Sec. 30. FOR THE GOVERNOR—SPECIAL APPROPRIATIONS

<table>
<thead>
<tr>
<th>General Fund Appropriation—State</th>
<th>$181,275,000</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Fund Appropriation—Federal</td>
<td>$25,577,000</td>
</tr>
<tr>
<td>Special Fund Salary and Insurance Contribution Increase Revolving Fund</td>
<td>$64,897,000</td>
</tr>
<tr>
<td>Total Appropriation</td>
<td>$271,749,000</td>
</tr>
</tbody>
</table>

The appropriations contained in this section, or so much thereof as may be necessary, shall be expended
exclusively for the purposes designated herein and shall be subject to the following conditions and
limitations:

1. $1,400,000 shall be for the governor's emergency fund to be allocated for the carrying out of the
critically necessary work of any agency, of which not more than $600,000 may be allocated by the governor
for surveys and installations.

2. It is the intent of the legislature to comply with the Presidential guidelines on compensation. To this end:

(a) Not more than $89,901,000 of general fund moneys (including $23,671,000 in federal funds) shall
be expended to effect salary increases for state classified employees and for state employees exempt from the
classified service. Not more than $39,608,000 of this amount (including $10,429,000 in federal funds) shall
be expended to implement the salary ranges adopted by the state personnel board from the 1978 salary surva
for state classified employees and to effect comparable salary increases for state employees exempt from the
classified service. These adjustments shall take effect beginning July 1, 1979. Not more than $34,572,000
of this amount (including $9,103,000 in federal funds) shall be expended to effect, beginning October 1,
1979, an average of 6.0% salary increases for these employees. Not more than $15,721,000 of this amount
(including $4,139,000 in federal funds) shall be expended to effect, beginning October 1, 1980, an average of
6.0% salary increases for these employees.

(b) Not more than $40,369,000 of general fund moneys shall be expended to effect salary increases for
state higher education classified employees excluding student employees not under the jurisdiction of the
state personnel board or the higher education personnel board. Not more than $20,982,000 of this amount
shall be expended to implement the salary ranges adopted by the higher education personnel board from the
1978 salary survey. These adjustments shall take effect beginning July 1, 1979. Not more than $13,340,000
of this amount shall be expended to effect, beginning October 1, 1979, an average of 6.0% salary increases
for these employees. Not more than $6,047,000 of this amount shall be expended to effect, beginning Octo
ber 1, 1980, an average of 6.0% salary increases for these employees.

(c) Not more than $36,294,000 of general fund moneys shall be expended to effect salary increases
including increments or their equivalents for faculty and administrative exempt employees of the four—year
units of higher education. Not more than $35,619,000 of this amount shall be expended to effect a 4.0%
increase for faculty and administrative exempt employees effective September 1, 1979. Not more than
$11,300,000 of this amount shall be expended to effect salary increases for faculty and administrative exempt employees, effective October 1, 1979, averaging 4.5% for the University of Washington, 7.0% for Washington State University, 6.7% for Western Washington University, 7.9% for Eastern Washington University, 5.2% for Central Washington University and 3.2% for The Evergreen State College. Not more than $9,375,000 of this amount shall be expended to effect, beginning October 1, 1980, an average of 6.0% salary increases for faculty and administrative exempt employees of the four—year units of higher education.

(d) Not more than $21,772,000 of general fund moneys shall be expended to effect salary increases
including increments or their equivalents for faculty and administrative exempt employees of the community
college system, the council for postsecondary education and the higher education personnel board. Not more than $9,890,000 of this amount shall be expended to effect, beginning July 1, 1979, an average of 4.0% salary increases. Not more than $7,121,000 of this amount shall be expended to effect, beginning October 1, 1979, an average 5.6% salary increase for faculty and administrative exempt employees of the community college system, the council for postsecondary education and the higher education personnel board. Not more than $4,761,000 of this amount shall be expended to effect, beginning October 1, 1980, an average of 6.0% salary increases for faculty and administrative exempt employees of the community college system, the council for postsecondary education and the higher education personnel board.

(e) Not more than $3,704,000 of general fund moneys shall be expended to effect salary increases for
higher education student employees and graduate assistants. Not more than $2,574,000 of this amount shall
be expended to effect, beginning September 1, 1979, 7.0% salary increases. Not more than $1,130,000 of this
amount shall be expended to effect, beginning September 1, 1980, 7.0% salary increases.

(f) Not more than $210,000 of general fund moneys shall be expended to effect salary increases for
commissioned officers of the Washington State Patrol. Not more than $70,000 of this amount shall be
state's maximum contribution for employee insurance benefits from $92.00 per month to $102.00 per month (including $636,000 in federal funds) shall be expended to effect, beginning July 1, 1979, an increase in the state's maximum contribution for employee insurance benefits from $72.50 per month to $83.00 per month per eligible employee. Not more than $3,961,000 of this amount (including $572,000 in federal funds) shall be expended to effect, beginning July 1, 1980, an increase in the state's maximum contribution for employee insurance benefits from $83.00 per month to $92.00 per month per eligible employee.

(h) Not more than $60,561,000 of special fund salary and insurance contribution increase revolving fund moneys shall be expended to effect increases in the state's maximum contributions for employee insurance benefits. Not more than $3,035,000 of this amount shall be expended to effect, beginning July 1, 1979, an increase in the state's maximum contribution for employee insurance benefits from $72.50 per month to $83.00 per month per eligible employee. Not more than $3,961,000 of this amount (including $572,000 in federal funds) shall be expended to effect, beginning July 1, 1980, an increase in the state's maximum contribution for employee insurance benefits from $83.00 per month to $92.00 per month per eligible employee. PROVIDED, That the funds contained in this subsection (2)(i) shall be expended exclusively for the maintenance of the level of health benefits being provided on the effective date of this act.

(ii) Not more than $4,336,000 of special fund salary and insurance contribution increase revolving fund moneys shall be expended to effect increases in the state's maximum contributions for employee insurance benefits. Not more than $1,301,000 of this amount shall be expended to effect, beginning July 1, 1979, an increase in the state's maximum contribution for employee insurance benefits from $72.50 per month to $83.00 per month per eligible employee. Not more than $1,301,000 of this amount shall be expended to effect, beginning July 1, 1980, an increase in the state's maximum contribution for employee insurance benefits from $83.00 per month to $92.00 per month per eligible employee. PROVIDED, That the funds contained in this subsection (2)(ii) shall be expended exclusively for the maintenance of the level of health benefits being provided on the effective date of this act.

(j) To facilitate payment of state employee salary increases from special funds and to facilitate payment of state employee insurance benefit increases from special funds, the state treasurer is hereby directed to transfer sufficient income from each special fund to the special fund salary and insurance contribution increase revolving fund hereby created in accordance with schedules provided by the office of financial management.*

Mr. Eng moved adoption of the following amendments to the Thompson amendment:
On page 2, line 38 add the following after the word "employees":
*: PROVIDED, That the July 1, 1979 increase shall not result in any classified employee being placed in 'Y-Rate' status as defined in W.A.C. 356-06-010.*

On page 3, line 23 add the following after "employees":
*: PROVIDED, That the July 1, 1979 increase shall not result in any classified employee being placed in 'Y-Rate' status as contained in W.A.C. 251.08.070.*

Mr. Eng spoke in favor of the amendments to the Thompson amendment, and Representatives Thompson and Blair spoke against them.

Mr. Eng spoke again in favor of the amendments.

The amendments to the Thompson amendment were not adopted.

Mr. Keller moved adoption of the following amendments to the Thompson amendment:
On page 6 of the amendment beginning on line 1 delete all of subsection (g) and insert the following:

"(g) Not more than $21,565,000 of general fund moneys (including $3,115,000 in federal funds) shall be expended to effect increases in the state's maximum contribution for employee insurance benefits. Not more than $17,164,000 of this amount (including $2,479,000 in federal funds) shall be expended to effect, beginning July 1, 1979, an increase in the state's maximum contribution for employee insurance benefits from $72.50 per month to $92.00 per month per eligible employee. Not more than $4,401,000 of this amount (including $636,000 in federal funds) shall be expended to effect, beginning July 1, 1980, an increase in the state's maximum contribution for employee insurance benefits from $92.00 per month to $102.00 per month per eligible employee."

Adjust totals accordingly.

On page 7 of the amendment, beginning on line 24 delete all of subsection (i) and insert the following:
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"(i) Not more than $7,084,000 of special fund salary and insurance contribution increase revolving fund moneys shall be expended to effect increases in the state's maximum contributions for employee insurance benefits. Not more than $5,638,000 of this amount shall be expended to effect, beginning July 1, 1979, an increase in the state's maximum contribution for employee insurance benefits from $72.50 per month to $92.00 per month per eligible employee. Not more than $1,446,000 of this amount shall be expended to effect, beginning July 1, 1980, an increase in the state's maximum contribution for employee insurance benefits from $92.00 per month to $102.00 per month per eligible employee."

Adjust totals accordingly.

Representatives Keller and Douthwaite spoke in favor of the amendments to the Thompson amendment, and Representatives Taller and Deccio spoke against them.

Mr. King demanded an electric roll call vote and the demand was sustained.

Mr. Keller spoke again in favor of the amendments to the amendment.

ROLL CALL

The Clerk called the roll on adoption of the amendments by Representative Keller to the Thompson amendment to Substitute House Bill No. 236, and the amendments were not adopted by the following vote: Yeas, 49; nays, 48; not voting, 1.


Not voting: Representative Barr.

Mr. Pruitt moved adoption of the following amendment to the Thompson amendment: On page 8, following subsection (j) add a new subsection as follows: "(k) No funds appropriated in this act shall be used to provide salary increases for individuals whose annual salary equals or exceeds forty-five thousand dollars prior to any such increase."

Mr. Pruitt spoke in favor of the amendment to the amendment, and Representatives Taller and Keller spoke against it.

Mr. Pruitt spoke again in favor of the amendment.

Mr. Pruitt spoke in favor of the amendment to the amendment, and Representatives Taller and Keller spoke against it.

Mr. Pruitt spoke again in favor of the amendment.

The amendment to the amendment was not adopted.

Speaker Berentson stated the question before the House to be the amendment by Representative Thompson.

Speaker Berentson declared the House to be at ease.

Speaker Berentson called the House to order.

Mr. Taller moved adoption of the following amendment to the Thompson amendment: On page 8 of the amendment insert a new subsection as follows: "(k) The salary increases authorized in subsections (2) through (6) and in subsection (8) shall be calculated as follows: Salary increase amounts effective July 1, 1979, for individuals whose effective annual salary at the close of fiscal year 1979 in excess of $35,000 shall be calculated by applying the applicable percentage amount, as referenced in subsections (2) through (6) and subsection (8), to a $35,000 salary base. Salary increase amounts, effective July 1, 1980, for individuals whose effective annual salary at the close of fiscal 1980 in excess of $37,450 shall be calculated by applying 7% to a $37,450 base."

Representatives Taller and McDonald spoke in favor of the amendment, and Representatives Thompson, Douthwaite, Ehlers and Bagnariol spoke against it.

POINT OF INQUIRY

Mr. Taller yielded to question by Mr. Lux.

Mr. Lux: "Representative Taller, how many other states in the union do this and how many other types of businesses use this type of practice?"

Mr. Taller: "I don't know how many other states, but it is a common practice among businesses to have reduced percentages for absolute dollar figures as part of their computation
practices. This is not unusual. Having worked in the personnel area, I am aware of absolute dollar figures that are given to certain categories of employees."

Mr. Lux: "Does Boeing function this way?"

Mr. Taller: "Boeing has given absolute dollar figures out to certain categories of employees in the past so this is nothing new."

Mr. Lux: "But at the state level you don't have this information?"

Mr. Taller: "I did not research it from that point of view."

Mr. Taller spoke again in favor of the amendment to the amendment.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representative Taller to the Thompson amendment to Substitute House Bill No. 236, and the amendment was not adopted by the following vote: Yeas, 47; nays, 50; not voting, 1.


Not voting: Representative Barr.

Speaker Berentson stated the question before the House to be the amendment by Representative Thompson.

Representatives Thompson and Douthwaite spoke in favor of the amendment, and Mr. Taller spoke against it.

Mr. King demanded an oral roll call vote, and the demand was sustained.

POINT OF INQUIRY

Mr. Blair yielded to question by Ms. Hurley.

Ms. Hurley: "Representative Blair, your survey saves about $22.6 million over Representative Thompson's survey, and I've heard it said—not from you, just a rumor—that your proposal does implement the salary survey and I wanted to hear it from you. Does this proposal implement the salary survey?"

Mr. Blair: "Representative Hurley, there is only one survey and it is the same one that is included in all of the proposals. We have a variety of proposals and all of them are based on the same survey by the Department of Personnel and the Higher Education Personnel Board. The results of the survey in all cases is that there is a required 6.4 percent catch-up factor to be implemented in order to bring employees up to the level of the survey. There is, beyond that, a recommendation from the Personnel Board to implement additional increases that are not in themselves a part of the survey, but are what the Board refers to as 'keep-up' recommendations. They don't have the same weight of scientific development that the survey itself does. They are, in effect, a gift, a recommendation by the Board. The basic survey is 6.4 percent for all of those employees who are covered by Department of Personnel and 9% for all of those who are covered by the Higher Education Personnel Board."

Ms. Hurley: "The keep-up was not a direct part of the salary survey itself, that's just something that has been added in for a certain purpose?"

Mr. Blair: "There is nothing in statute that directs that the Legislature will implement a keep-up. We do have, I think, both a statutory and a moral obligation to implement the catch-up."

Ms. Hurley: "And to implement a keep-up also?"

Mr. Blair: "I think every single proposal before us accomplishes that purpose."
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POINT OF INQUIRY
Mr. Thompson yielded to question by Ms. Hurley.

Ms. Hurley: "Is there some obligation on the part of all of us? I'm still wavering. What I want to know is what obligation is there that I could accede to implement the keep-up portion of the proposal?"

Mr. Thompson: "Representative Hurley, the way to save money is to not pay for salary increases for state employees. I think we also have an obligation, and I think Representative Blair spoke to that obligation, to provide for what's generally called keep-up, which simply means an acknowledgement of the effect of inflation. The plan that I'm presenting to you provides for a very minimal amount of keep-up—six percent. I don't know of anyone who is projecting inflation through this period who would feel that would exceed inflation. It won't, in fact, come close to it. So this is extremely conservative, niggardly; nevertheless, that's all we're proposing. The difference in cost between the two plans is simply representing the fact that the amendment before you proposes a greater amount of keep-up, more money toward the cost of living effect on state salaries."

Ms. Hurley: "The economists say that we are going to have a recession. We're funding on continued inflation. What happens if there's a recession?"

Mr. Thompson: "If there's a recession, I think the Legislature and the Executive would be called upon to curtail services of government, but people still have to make a living and I would hope we would not deprive them of moneys that would be necessary for that purpose, but rather, we would limit and eliminate some state programs if we have that kind of recessionary condition."

Representatives Ehlers and May spoke in favor of the Thompson amendment, and Mr. Dunlap spoke against it.

ROLL CALL

The Clerk called the roll on adoption of the Thompson amendment to Substitute House Bill No. 236, and the amendment was not adopted by the following vote: Yeas, 48; nays, 49; not voting, 1.


Not voting: Representative Barr.

MOTION FOR RECONSIDERATION

Mr. Thompson moved that the House reconsider the vote by which the Thompson amendment to Substitute House Bill No. 236 was not adopted.

ROLL CALL

The Clerk called the roll on the motion that the House reconsider the Thompson amendment to Substitute House Bill No. 236, and the motion was carried by the following vote: Yeas, 49; nays, 48; not voting, 1.


Not voting: Representative Barr.

Speaker Berentson declared the House to be at ease.
Speaker Berentson called the House to order.

Mr. Thompson moved adoption of the following amendment by Representatives Thompson and Hurley to the Thompson amendment:

On page 8 of the amendment following line 23 insert the following:

"(3) Notwithstanding the provisions of subsection (2) of this section, the 6% salary increase authorized on October 1, 1979 and the 6% salary increase authorized on October 1, 1980 shall not exceed the percentage increase in the U.S. consumer price index during the period of July 1, 1978 to July 1, 1979 and July 1, 1979 to July 1, 1980 respectively."

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representatives Thompson and Hurley to the Thompson amendment to Substitute House Bill No. 236, and the amendment to the amendment was not adopted by the following vote: Yeas, 49; nays, 48; not voting, 1.


Not voting: Representative Barr.

Speaker Berentson stated the question before the House to be the reconsideration of the Thompson amendment.

Mr. Thompson spoke in favor of the amendment.

Mr. Salatino demanded an oral roll call and the demand was sustained.

ROLL CALL

The Clerk called the roll on the reconsideration of the Thompson amendment to Substitute House Bill No. 236, and the amendment was not adopted by the following vote: Yeas, 49; nays, 48; not voting, 1.


Not voting: Representative Barr.

Mr. Taller moved adoption of the following amendment:

On page 10, beginning on line 4 delete all of section 30 and insert the following:

"NEW SECTION. Sec. 30. FOR THE GOVERNOR—SPECIAL APPROPRIATIONS

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Fund Appropriation—State</td>
<td>$146,968,000</td>
</tr>
<tr>
<td>General Fund Appropriation—Federal</td>
<td>$18,411,000</td>
</tr>
<tr>
<td>Special Fund Salary and Insurance Contribution Increase Revolving Fund</td>
<td>$47,775,000</td>
</tr>
<tr>
<td>Total Appropriation</td>
<td>$213,154,000</td>
</tr>
</tbody>
</table>

The appropriations contained in this section, or so much thereof as may be necessary, shall be expended exclusively for the purposes designated herein and shall be subject to the following conditions and limitations:

1. $1,400,000 shall be for the governor's emergency fund to be allocated for the carrying out of the critically necessary work of any agency, of which not more than $600,000 may be allocated by the governor for surveys and installations.

2. It is the intent of the legislature to comply with the Presidential guidelines on compensation. To this end:

   a. Not more than $62,679,000 of general fund moneys (including $16,505,000 in federal funds) shall be expended to effect salary increases for state classified employees and for state employees exempt from the classified service. Not more than $39,605,000 of this amount (including $10,429,000 in federal funds) shall
be expended to implement the salary ranges adopted by the state personnel board from the 1978 salary survey for state classified employees and to effect comparable salary increases for state employees exempt from the classified service. These adjustments shall take effect beginning July 1, 1979. Not more than $23,074,000 of this amount (including $6,076,000 in federal funds) shall be expended to effect, beginning July 1, 1980, an average of 7% salary increases for these employees.

(b) Not more than $29,868,000 of general fund moneys shall be expended to effect salary increases for state higher education classified employees, faculty exempt from the classified service, higher education exempt employees, and members of the Washington State Patrol: PROVIDED, That increases for state classified employees and for state employees exempt from the classified service shall be calculated in accordance with the procedures outlined in subsection (2)(a) of this section: PROVIDED FURTHER, That increases for higher education faculty and higher education exempt employees shall be calculated in accordance with the procedures outlined in subsection (2)(b) of this section: AND PROVIDED FURTHER, That increases for higher education exempt employees and graduate assistants shall be calculated in accordance with the procedures outlined in subsection (2)(d) of this section.

(h) Not more than $4,336,000 of special fund salary and insurance contribution increase revolving fund moneys shall be expended to effect increases in the state's maximum contributions for employee insurance benefits. Not more than $3,035,000 of this amount shall be expended to effect, beginning July 1, 1979, an increase in the state's maximum contribution for employee insurance benefits from $72.50 per month to $83.00 per month per eligible employee. Not more than $1,301,000 of this amount (including $6,076,000 in federal funds) shall be expended to effect, beginning July 1, 1980, an increase in the state's maximum contribution for employee insurance benefits from $83.00 per month to $92.00 per month per eligible employee.

(i) To facilitate payment of state employee salary increases from special funds and to facilitate payment of state employee insurance benefit increases from special funds, the state treasurer is hereby directed to transfer sufficient income from each special fund to the special fund salary and insurance contribution increase revolving fund hereby created in accordance with schedules provided by the office of financial management.

Mr. Taller spoke in favor of the amendment and Mr. Thompson spoke against it.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representative Taller to Substitute House Bill No. 236, and the amendment was not adopted by the following vote: Yeas, 35; nays, 62; not voting, 1.


Not voting: Representative Barr.

Mr. Blair moved adoption of the following amendment by Representatives Blair, Williams, Haley, and Zimmerman:

On page 10, beginning on line 4 strike all of section 30 and insert the following:

"NEW SECTION. Sec. 30. FOR THE GOVERNOR—SPECIAL APPROPRIATIONS

General Fund Appropriation—State .............................................. $ 159,428,000
General Fund Appropriation—Federal ........................................... $ 20,049,000
Special Fund Salary and Insurance Contribution Increase Revolving Fund

Appropriation .................................................................................. $ 52,031,000
Total Appropriation ........................................................................ $ 231,508,000"

The appropriations contained in this section, or so much thereof as may be necessary, shall be expended exclusively for the purposes designated herein and shall be subject to the following conditions and limitations:

1. Not more than $1,400,000 shall be for the governor's emergency fund to be allocated for the carrying out of the critically necessary work of any agency, of which not more than $600,000 may be allocated by the governor for surveys and installations.

2. It is the intent of the legislature to comply with the Presidential guidelines on compensation. To this end:

(a) Not more than $68,901,000 of general fund moneys (including $18,143,000 in federal funds) shall be expended to effect salary increases for state classified employees and for state employees exempt from the classified service. Not more than $39,608,000 of this amount (including $10,429,000 in federal funds) shall be expended to implement the salary ranges adopted by the state personnel board from the 1978 salary survey for state classified employees and to effect comparable salary increases for state employees exempt from the classified service. These adjustments shall take effect beginning July 1, 1979. Not more than $23,074,000 of this amount (including $6,076,000 in federal funds) shall be expended to effect, beginning January 1, 1981, an average of 7.0% salary increases for faculty and administrative exempt employees of the four-year units of higher education and of the community college system. Not more than $5,032,000 of this amount shall be expended to effect, beginning January 1, 1981, an average of 7% salary increases for these employees. Not more than $1,130,000 of this amount shall be expended to effect, beginning September 1, 1979, an average of 7.0% salary increases for faculty and administrative exempt employees. Not more than $5,032,000 of this amount shall be expended to effect, beginning January 1, 1981, an average of 4.0% salary increases for these employees.

(b) Not more than $32,282,000 of general fund moneys shall be expended to effect salary increases for state higher education classified employees excluding student employees not under the jurisdiction of the state personnel board or the higher education personnel board. Not more than $20,982,000 of this amount shall be expended to implement the salary ranges adopted by the higher education personnel board from the 1978 salary survey. These adjustments shall take effect beginning July 1, 1979. Not more than $8,901,000 of this amount shall be expended to effect, beginning July 1, 1980, an average of 7.0% salary increases for these employees. Not more than $2,399,000 of this amount shall be expended to effect, beginning January 1, 1981, an average of 4.0% salary increases for these employees.

(c) Not more than $58,761,000 of general fund moneys shall be expended to effect salary increases including increments or their equivalents for faculty and administrative exempt employees. Not more than $34,986,000 of this amount shall be expended to effect, beginning July 1, 1979, an average of 7% salary increases for faculty and administrative exempt employees of the four-year units of higher education and of the community college system. Not more than $18,743,000 of this amount shall be expended to effect, beginning July 1, 1980, an average of 7% salary increases for faculty and administrative exempt employees. Not more than $5,032,000 of this amount shall be expended to effect, beginning January 1, 1981, an average of 4% salary increases for these employees.

(d) Not more than $4,136,000 of general fund moneys shall be expended to effect salary increases for higher education student employees and graduate assistants. Not more than $2,574,000 of this amount shall be expended to effect, beginning September 1, 1979, 7.0% salary increases. Not more than $1,130,000 of this amount shall be expended to effect, beginning September 1, 1980, 7.0% salary increases. Not more than $432,000 of this amount shall be expended to effect, beginning January 1, 1981, an average of 4.0% salary increases.

(e) Not more than $205,000 of general fund moneys shall be expended to effect salary increases for commissioned officers of the Washington State Patrol. Not more than $123,000 of this amount shall be expended to effect, beginning July 1, 1979, 7% salary increases. Not more than $66,000 of this amount shall be expended to effect, beginning July 1, 1980, 7% salary increases. Not more than $16,000 of this amount shall be expended to effect, beginning January 1, 1981, 4% salary increases: PROVIDED, That no additional salary increases may be granted from any fund source greater than those authorized by this act.
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(I) Not more than $13,202,000 of general fund moneys (including $1,906,000 in federal funds) shall be expended to effect increases in the state's maximum contribution for employee insurance benefits. Not more than $9,241,000 of this amount (including $1,334,000 in federal funds) shall be expended to effect, beginning July 1, 1979, an increase in the state's maximum contribution for employee insurance benefits from $72.50 per month to $83.00 per month per eligible employee. Not more than $3,961,000 of this amount (including $572,000 in federal funds) shall be expended to effect, beginning July 1, 1980, an increase in the state's maximum contribution for employee insurance benefits from $83.00 per month to $92.00 per month per eligible employee.

(g) Not more than $60,561,000 of special fund salary and insurance contribution increase revolving fund moneys shall be expended to effect salary increases for state classified employees, state employees exempt from the classified service, higher education classified employees, higher education faculty, higher education exempt employees, higher education student employees, graduate assistants, and commissioned members of the Washington State Patrol.

Increases for state classified employees and for state employees exempt from the classified service shall be calculated in accordance with the procedures outlined in subsection (2)(a) of this section. Increases for higher education classified employees shall be calculated in accordance with the procedures outlined in subsection (2)(b) of this section. Increases for higher education faculty and higher education exempt employees shall be calculated in accordance with the procedures outlined in subsection (2)(c) of this section. Increases for higher education student employees and graduate assistants shall be calculated in accordance with the procedures outlined in subsection (2)(d) of this section. Increases for the commissioned officers of the Washington State Patrol shall be calculated in accordance with the procedures outlined in subsection (2)(e) of this section.

(h) Not more than $4,336,000 of special fund salary and insurance contribution increase revolving fund moneys shall be expended to effect increases in the state's maximum contributions for employee insurance benefits. Not more than $3,035,000 of this amount shall be expended to effect, beginning July 1, 1979, an increase in the state's maximum contribution for employee insurance benefits from $72.50 per month to $83.00 per month per eligible employee. Not more than $1,301,000 of this amount shall be expended to effect, beginning July 1, 1980, an increase in the state's maximum contribution for employee insurance benefits from $83.00 per month to $92.00 per month per eligible employee: PROVIDED, That the funds contained in this subsection (2)(h) shall be expended exclusively for the maintenance of the level of health benefits being provided on the effective date of this act.

(i) To facilitate payment of state employee salary increases from special funds and to facilitate payment of state employee insurance benefit increases from special funds, the state treasurer is hereby directed to transfer sufficient income from each special fund to the special fund salary and insurance contribution increase revolving fund hereby created in accordance with schedules provided by the office of financial management.

Representatives Blair, Struthers, Williams and Polk spoke in favor of the amendment, and Representatives Thompson, Douthwaite and Bagnariol spoke against it.

Mr. Polk demanded an oral roll call and the demand was sustained.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representative Blair and others to Substitute House Bill No. 236, and the amendment was not adopted by the following vote: Yeas, 47; nays, 50; not voting, 1.


Not voting: Representative Barr.

MOTION FOR RECONSIDERATION

Mr. Blair moved that the House now reconsider the vote by which his amendment failed.

Mr. Blair spoke in favor of the motion, and Mr. King spoke against it.

ROLL CALL

The Clerk called the roll on the motion to reconsider the Blair amendment to Substitute House Bill No. 236, and the motion failed to pass the House by the following vote: Yeas, 48; nays, 49; not voting, 1.


Not voting: Representative Barr.

MOTIONS

On motion of Mr. Polk, the House dispensed with further business under the Call of the House.

On motion of Mr. Polk, the House adjourned until 9:30 a.m., Saturday, March 24, 1979.

JOHN BAGNARIOL, Speaker
DUANE BERENTSON, Speaker

DEAN R. FOSTER, Chief Clerk
VITO T. CHIECHI, Chief Clerk
FOURTH DAY, MARCH 24, 1979

FOURTH DAY
MORNING SESSION


The House was called to order at 9:30 a.m. by the Speaker (Mr. Kreidler presiding). The Clerk called the roll and all members were present except Representative Barr, who was excused.

The flag was escorted to the rostrum by a Sergeant at Arms Color Guard, Pages Roxanne Graham and Tom Price. Prayer was offered by The Reverend Lee Forstrom of the Westwood Baptist Church of Olympia.

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

MESSAGES FROM THE SENATE

March 23, 1979

Mr. Speaker:
The Senate has passed:
ENGROSSED SENATE BILL NO. 2565,
and the same is herewith transmitted.

Bill Gleason, Assistant Secretary.

March 23, 1979

Mr. Speaker:
The President has signed:
HOUSE CONCURRENT RESOLUTION NO. 17,
and the same is herewith transmitted.

Sidney R. Snyder, Secretary.

INTRODUCTION AND FIRST READING

ENGROSSED SENATE BILL NO. 2565, by Senators Day, Vognild, Talmadge, Conner, Wanamaker, Sellar and Woody:
Providing for polling places accessible to handicapped persons.
To Committee on Constitution, Elections and Governmental Ethics

REPORTS OF STANDING COMMITTEES

March 23, 1979

HOUSE BILL NO. 650, Prime Sponsor: Representative Clayton, establishing civil penalties for late or inaccurate employer reports under unemployment compensation. Reported by Committee on Labor.

MAJORITY recommendation: Do pass with the following amendments:
On page 2, line 2 after "50.12.070" insert "as now or hereafter amended"
On page 2, line 8 after "50.12.070" insert "as now or hereafter amended"
On page 2, line 10 after "violation" insert "in addition to any other administrative, civil, or criminal sanctions which may apply"
Signed by Representatives Clayton, Co-Chairman; Lux, Co-Chairman; Dunlap, Fancher, Flanagan, Jovanovich, King, Monohon, Scott, Smith (C).
Passed to Committee on Rules for second reading.

March 22, 1979

HOUSE BILL NO. 1057, Prime Sponsor: Representative Taller, specifically excepting certain contracts for services from coverage of state higher education personnel law and the state civil service law. Reported by Committee on State Government.
MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Ehlers, Executive Chairman; Taller, Co-Chairman; Addison, Burns, Fancher, Greengo, Jovanovich, McGinnis, O'Brien, Pruitt, Walk, Williams.

Passed to Committee on Rules for second reading.

March 22, 1979

HOUSE BILL NO. 1126, Prime Sponsor: Representative Eberle, delaying the legislative session following the election of a new governor. Reported by Committee on Constitution, Elections and Governmental Ethics.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Oliver, Executive Chairman; Erickson, Co-Chairwoman; Barnes, Granlund, Gruger, Hastings, Hughes.

Passed to Committee on Rules for second reading.

March 23, 1979

HOUSE BILL NO. 1210, Prime Sponsor: Representative Galloway, authorizing spouse of an officer of a small and remote second class school district to contract with district for personal services. Reported by Committee on Education.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Chandler, Co-Chairman; Heck, Co-Chairman; Bender, Craswell, Ehlers, Eng, Galloway, Sommers, Taylor, Tupper, Valle, Van Dyken, Whiteside.

Passed to Committee on Rules for second reading.

March 22, 1979

HOUSE JOINT RESOLUTION NO. 26, Prime Sponsor: Representative Tilly, amending the Constitution in regard to sectarian influence. Reported by Committee on Constitution, Elections and Governmental Ethics.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Oliver, Executive Chairman; Erickson, Co-Chairwoman; Barnes, Eberle, Granlund, Gruger, Hastings, Hughes.

Passed to Committee on Rules for second reading.

March 23, 1979

ENGROSSED SUBSTITUTE SENATE BILL NO. 2317, Prime Sponsor: Senator Ridder, revising the law relating to reduction in workers' compensation based on receipt of federal benefits. Reported by Committee on Labor.

MAJORITY recommendation: Do pass with the following amendments:

On page 3, after section 4 insert a new section as follows:

"NEW SECTION. Sec. 5. This act is necessary for the immediate preservation of the public peace, health, and safety, the support of the state government and its existing public institutions, and shall take effect immediately."

On page 1, line 5 of the title after "RCW;" strike "and" and on line 6 after "section" insert "; and declaring an emergency"

Signed by Representatives Clayton, Co-Chairman; Lux, Co-Chairman; Dunlap, Fancher, Jovanovich, King, Monohon, Scott.

Passed to Committee on Rules for second reading.

The Speaker (Mr. Kreidler presiding) declared the House to be at ease.

The Speaker (Mr. O'Brien presiding) called the House to order.

SECOND READING

SUBSTITUTE HOUSE BILL NO. 236, by Committee on Appropriations (originally sponsored by Representatives Thompson and Blair - by Executive request):

Adopting the budget.

The House resumed consideration of Substitute House Bill No. 236 on second reading.

(For previous action, see Journal, 3rd Day Ex., March 23, 1979.)

On motion of Mr. Keller, the following amendment was adopted:
On page 12, section 35, line 29 strike "$112,000" and insert "$119,000"

Mr. Thompson moved adoption of the following amendments by Representatives Thompson and Blair:

On page 13, section 37, line 4 strike "$5,469,000" and insert "$6,340,000"
On page 13, section 37, line 7 strike "$6,001,000" and insert "$6,872,000"
On page 13, section 37, strike all of lines 8, 9 and 10

Representatives Thompson and Blair spoke in favor of the amendments, and they were adopted.

MOTION

Mr. Newhouse moved that the rules be suspended, the second reading considered the third, and Substitute House Bill No. 236 be placed on final passage.

Mr. Newhouse spoke in favor of the motion, and Mr. Bagnariol spoke against it.

ROLL CALL

The Clerk called the roll on the motion to suspend the rules and advance Substitute House Bill No. 236 to final passage, and the motion was lost by the following vote: Yeas, 41; nays, 55; not voting, 2.


Not voting: Representatives Barr, Valle.

The House resumed consideration of the bill on second reading.

On motion of Mr. Thompson, the following amendments by Representatives Thompson and Blair were adopted:

On page 13, section 39, line 18 strike "$11,364,000" and insert "$10,951,000"
On page 13, section 39, line 25 strike subsection (2) and insert:

'(2) Not more than $1,174,000 of this appropriation shall be expended to develop a common payroll/personnel system for higher education: PROVIDED, That the four-year institutions and the community college system: a) establish a common core of data elements, and; b) adopt procedures to maintain commonality of the system that are acceptable to the office of financial management, the house appropriations committee, the senate ways and means committee, the higher education personnel board, and the council for postsecondary education: PROVIDED FURTHER, That the establishment of the common core of data elements does not preclude the introduction of additional data elements at individual institutions."

Mr. Taller moved adoption of the following amendment by Representatives Taller and Douthwaite:

On page 13, section 39, line 32 insert:

'(6) The office of financial management shall institute procedures to abolish positions identified by the department of personnel through the retirement/vacancy program, and shall cause to be reverted the salaries and fringe benefits associated with the abolishment or reclassification of such positions."

Representatives Taller and Douthwaite spoke in favor of the amendment, and it was adopted.

Mr. Blair moved adoption of the following amendment by Representatives Blair and Zimmerman:

On page 13, section 39, line 33 add a new subsection (6) to read as follows:

'(6) Of the law and justice federal funds included for distribution to state agencies, there shall be made available to the Attorney General's Office for the Crime Watch Program $369,310."

Mr. Zimmerman spoke in favor of the amendment, and Mr. Keller spoke against it.

Mr. Zimmerman spoke again in favor of the amendment.

POINT OF INQUIRY

Mr. Zimmerman yielded to question by Mr. Warnke.

Mr. Warnke: "Representative Zimmerman, would you describe the Crime Watch Program for me?"
Mr. Zimmerman: "The Crime Watch Program through the Attorney General's Office to local agencies, police, sheriff and neighborhood groups to get their neighborhoods together, and to provide them with the essential information for putting placards on their doors, with a system of marking their television sets and their other valuables so that if someone does break in they have a system of recovering them. It is primarily an emphasis on organizing, through local people and neighborhood groups and is a means of working with other individuals in the neighborhoods to establish the fact that we must look out for each other. It's doing those things we probably should and could do if we were all so motivated. I have seen how the Watch works in our county and in our neighborhood and I feel that this is an emphasis on the part of the police to get people involved in their own neighborhoods to do that which they need to do. It is a program that runs totally for the biennium at about $369,000, so it's not a huge program."

Representatives Pruitt and Smith (R) spoke in favor of the amendment.

POINT OF INQUIRY

Mr. Keller yielded to question by Mr. Smith (R).

Mr. Smith (R): "Representative Keller, if this amendment was not adopted what would be the status of this funding to the local communities for Crime Watch?"

Mr. Keller: "Representative Smith, let me again reiterate: My opposition is not to the Crime Watch Program, but to the procedures we are establishing here. It is my understanding that the LEAA Committee, in all probability, will provide funds for the Crime Watch Program. My opposition is to line-item this in the budget as a specific; it gives no latitude to the LEAA funding."

The amendment was adopted.

On motion of Mr. Kreidler, the following amendment was adopted:

On page 16, section 41, line 10 after "worth" strike "of the salaries"

Mr. Kreidler moved adoption of the following amendment:

On page 16, section 41, line 12 following "evaluation" insert "and a recommendation for a phased-in implementation plan"

Mr. Kreidler spoke in favor of the amendment, and Mr. Taller spoke against it.

Mr. Kreidler spoke again in favor of the amendment, and Mr. Polk spoke against it.

Mr. King demanded an electric roll call and the demand was sustained.

Ms. Sommers spoke in favor of the amendment.

POINT OF INQUIRY

Mr. Kreidler yielded to question by Ms. Teutsch.

Ms. Teutsch: "In looking at this amendment, it would appear that it would expand the scope of the program. I'm wondering if the $50,000 would be enough money?"

Mr. Kreidler: "I'm certain that there would be sufficient money. We're talking about expanding a program that was already started several years ago. It has been partly completed and this is going to help complete that study to come up with additional information to complete an analysis of comparable work. There will be ample funds there for this purpose."

Mr. Polk spoke again in opposition to the amendment.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representatives Kreidler and Keller to page 16 of Substitute House Bill No. 236, and the amendment was adopted by the following vote: Yeas, 51; nays, 46; not voting, 1.


FOURTH DAY, MARCH 24, 1979

Not voting: Representative Barr.

Mr. Douthwaite moved adoption of the following amendments by Representatives Douthwaite and Rohrbach:

On page 18, line 21, section 51, strike "$23,915,000" and insert "$24,175,000"

On page 19, section 52, following subsection (4) add a new subsection as follows:

"(5) For the office of risk management not more than $260,000 for insurance to protect the state for all tort claims based on negligence of an amount greater than ten million dollars and less than one hundred million dollars."

Renumber the remaining subsection consecutively.

Representatives Douthwaite and Rohrbach spoke in favor of the amendments.

POINT OF INQUIRY

Mr. Douthwaite yielded to question by Mr. Nisbet.

Mr. Nisbet: "Was this matter discussed in your subcommittee?"

Mr. Douthwaite: "No, it was not. I was not the one involved in this. Perhaps the question should be answered by Representative Keller."

Mr. Keller: "No, the subcommittee did not discuss this and it is my understanding that this was an item that was overlooked in their presentation and was brought to us later."

Mr. Nisbet: "Do you feel the committee would have concurred?"

Mr. Keller: "Yes, I think the committee probably would have."

The amendments were adopted.

Mr. Nelson (D) moved adoption of the following amendment by Representatives Nelson (D) and Douthwaite:

On page 19, section 51, after line 19 insert the following subsection:

"(5) The Department of General Administration when feasible shall lease or rent available real estate from any governmental unit, including but not limited to school districts, before leasing or renting the real estate from private persons."

Mr. Nelson (D) spoke in favor of the amendment.

POINT OF INQUIRY

Mr. Nelson (D) yielded to question by Mr. Deccio.

Mr. Deccio: "Representative Nelson, if a department of state government needs some space and there's space available in a public building and that's leased for a period of five years, and down the road whoever had the space decides they need that space, then what happens?"

Mr. Nelson (D): "I think the answer to that, Representative Deccio, is that the lease agreement would take into account the time the agencies would need to use that space. The key word is 'feasible.' If it isn't feasible, if there isn't enough time to meet the needs of the agency requiring the space, or the agency that's giving it up for a period of time, then there wouldn't be an agreement."

Representatives Douthwaite and Nelson (D) spoke in favor of the amendment, and Representatives Newhouse and Dunlap spoke against it.

Mr. Nelson (D) spoke again in favor of the amendment.

POINT OF ORDER

Mr. Polk: "This is Representative Nelson's third speech."

SPEAKER'S RULING (MR. O'BRIEN PRESIDING)

The Speaker (Mr. O'Brien presiding): "In accordance with House Rule 49, a member can speak twice on the same subject without leave of the House and the Chairman or Chairwoman may close debate."

Representatives Nelson (D) and Douthwaite spoke again in favor of the amendment, and Representatives Newhouse and Isaacson spoke against it.
ROLL CALL

The Clerk called the roll on adoption of the amendment by Representatives Nelson (D) and Douthwaite to page 19 of Substitute House Bill No. 236, and the amendment was adopted by the following vote: Yeas, 58; nays, 38; not voting, 2.


Not voting: Representatives Barr, Van Dyken.

On motion of Mr. Keller, the following amendments by Representatives Keller and Zimmerman were adopted:

On page 20, section 53, line 4 strike "$3,500,000" and insert "$3,556,000"

On page 20, section 53, line 5 strike "$10,069,000" and insert "$10,013,000"

MOTION

On motion of Mr. King, the House recessed until 1:00 p.m.

AFTERNOON SESSION

The House was called to order at 1:00 p.m. by the Speaker (Mr. O'Brien presiding). The Clerk called the roll and all members were present.

The House resumed consideration of Substitute House Bill No. 236 on second reading.

Mr. Nelson (D) moved adoption of the following amendment by Representatives Nelson (D) and Mitchell:

On page 21, section 57, after line 20 insert the following:

"The appropriation contained in this section shall be subject to the following condition or limitation:

The board shall provide a written report to the house institutions and senate social and health services committees by January 1, 1980 indicating how its guidelines for fixing minimum terms and for reconsidering the length of an individual's confinement may be adjusted to reduce institutional population levels to those existing prior to the implementation of the guidelines and thereby reducing costs associated with overcrowding and institutional population growth without additional risk to public safety."

Representatives Nelson (D), Hughes and Becker spoke in favor of the amendment, and Representatives Struthers and Deccio spoke against it.

POINT OF INQUIRY

Mr. Nelson (D) yielded to question by Mr. King.

Mr. King: "The amendment includes the language calling for a reduction of costs, associates with overcrowding and institutional population growth without risk to the public safety. Is that language included in there intended as a policy statement on the part of the Legislature or is it a method of asking for information which would allow us to achieve those goals?"

Mr. Nelson (D): "It is definitely only a method of asking for information. We're only asking for a report; we are not setting policy. We're not asking the Parole Board to change its policy. If you read carefully, it simply asks for a report which would indicate how the Parole Board might change their guidelines to reduce the population, either partially or totally, back to where it was prior to the implementation of those guidelines—and this is the important part—without risking public safety. That is crucial in setting sentences and for finding out how long people stay in our prison systems. I believe the Parole Board has the responsibility to set prison sentences for that purpose. We're asking the Parole Board, in effect, to take a look at its guidelines and justify those guidelines. I think that it is simply that kind of request. If you will look at the budget document you will find that it is replete with those kinds of provisos. Plans have to be presented; reports have to be made by certain dates, because they are very important in tying down how money is spent by state agencies."
Mr. Keller spoke against the amendment, and Mr. Owen spoke in favor of it.

Mr. Newhouse demanded the previous question and the demand was sustained.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representative Nelson (D) to page 21 of Substitute House Bill No. 236, and the amendment was not adopted by the following vote: Yeas, 24; nays, 74; not voting, 0.


Ms. Maxie moved adoption of the following amendment by Representatives Maxie, Haley and Eng:

On page 23, section 59, following subsection (6) on line 10 add a new subsection as follows:

"(7) It is the intent of the legislature that the department shall increase the monthly trust fund maximum for residents in nursing homes, congregate care facilities, developmentally disabled group homes and foster care homes from a maximum of twenty-five dollars to thirty-two dollars and fifty cents for fiscal year 1980. Thereafter, this amount shall be adjusted annually to reflect cost-of-living increases."

Ms. Maxie spoke in favor of the amendment.

MOTION

On motion of Mr. Salatino, further consideration of the amendment was deferred.

Mr. Struthers moved adoption of the following amendment by Representatives Struthers and Owen:

On page 24, section 60, following line 3 insert a new subsection as follows:

"(7) Not more than $30,000 shall be expended to evaluate and assess correctional philosophy and policy implementation in the state. The department shall retain three recognized correctional experts who are members of the American Corrections Association who shall examine the policy of the adult corrections program, its implementation and the adequacy of physical facilities. The purpose of such study shall be a report to the legislature and the governor assessing correctional philosophy, implementation of that policy, physical facilities and any need for change in these areas. The duration of such study shall extend not longer than seven days for physical plant inspection and not longer than ten days for evaluation and preparation, excluding printing time. Such study and report shall be completed by July 1, 1979."

Renumber remaining subsection accordingly.

Mr. Struthers spoke in favor of the amendment.

POINT OF INQUIRY

Mr. Struthers yielded to question by Mr. Ehlers.

Mr. Ehlers: "Listening a few minutes ago when you were speaking to another amendment about why policy committee should discuss matters of this sort and whether to put provisos in the budget, I'm just curious about how this differs from that statement you made a few minutes ago regarding another amendment, in terms of why a policy committee shouldn't be examining the necessity of this?"

Mr. Struthers: "This amendment carries an appropriation and I know of no other place to put it."

Mr. Hughes spoke against the amendment, and Mr. Struthers spoke again in favor of it.

The amendment was not adopted.

The House resumed consideration of the amendment by Representatives Maxie, Haley and Eng to page 23.

Mr. Haley spoke in favor of the amendment.
POINT OF INQUIRY
Ms. Maxie yielded to question by Mr. Williams.

Mr. Williams: "Representative Maxie, is this the same subject as House Bill No. 1291, which is currently in our subcommittee on Human Resources?"

Ms. Maxie: "It's a different approach."

Mr. Hughes spoke in favor of the amendment.

Ms. Teutsch moved adoption of the following amendment to the amendment:
Strike the last sentence of the Maxie/Haley/Eng amendment.

Representatives Teutsch, Thompson and Deccio spoke in favor of the amendment to the amendment.

POINT OF INQUIRY
Mr. Thompson yielded to question by Mr. Fuller.

Mr. Fuller: "Representative Thompson, I'm puzzled by the effect of this amendment. It says it's going to be paid through the year 1980. Does that mean they get nothing after 1980 if we don't act immediately?"

Mr. Thompson: "I guess your reading of the amendment is correct, Representative Fuller."

Mr. Fuller spoke against the amendment to the amendment.

POINT OF INQUIRY
Mr. Thompson yielded to question by Mr. Charnley.

Mr. Charnley: "Representative Thompson, if I understand correctly, what we are doing is that if we do adopt this amendment, we'll be giving this stipend for one year and then we will not be. I'd like to know if that's correct and I'd also like to discuss the situation as far as what we're passing on this whole thing. This is not codified in my understanding. It's in effect for two years and then it's done. If the language that's being struck stays in, there would be a one year cost-of-living increase and then that would be the end of it. Am I correct?"

Mr. Thompson: "I guess my answer would have to be affirmative for you in every respect."

MOTION
Mr. Thompson moved that further consideration of the amendment be deferred.

Mr. Blair spoke in favor of the motion.

POINT OF INQUIRY
Mr. Blair yielded to question by Mr. Thompson.

Mr. Thompson: "Were you speaking in favor of my motion, Representative Blair?"

Mr. Blair: "Yes, I certainly was."

The motion was carried.

Mr. Nelson (D) moved adoption of the following amendment:
On page 23, section 60, line 23 after 'by' strike 'March' and insert 'January'

Mr. Nelson (D) spoke in favor of the amendment.

The amendment was not adopted.

Ms. Valle moved adoption of the following amendment by Representatives Valle and Hughes:
On page 25, section 62, after line 20 insert a new subsection:
"(5) $34,979,000 (of which $9,884,000 is to be from federal and local funds) shall be expended for the community mental health centers program. Of this amount, not more than $2,300,000 shall be expended to fund pilot projects for residential, transitional care, fee-for-service, services for children in the primary grades and case management programs: PROVIDED, That the department conduct an on-going evaluation of each of these projects and submit an interim report by March 1, 1980 to the legislature containing a comparative analysis of the projects, and a final report by December 1, 1980 containing specific options and recommendations for the legislature to consider during the forty-seventh session."
FOURTH DAY, MARCH 24, 1979

Representatives Valle, Charnley, Hughes, Pruitt, Nelson (D) and Smith (R) spoke in favor of the amendment, and Representatives Folk, Nisbet, McDonald and Williams spoke against it.

Mr. Polk spoke again in opposition to the amendment.

Mr. Taylor demanded the previous question and a division was called.

ROLL CALL

The Clerk called the roll on the demand for the previous question, and the demand was not sustained by the following vote: Yeas, 58; nays, 36; not voting, 4.


Not voting: Representatives Bender, Ehlers, Eng, McGinnis.

The House resumed consideration of the amendment to page 25 by Representatives Valle and Hughes.

Representatives Hughes and Lux spoke in favor of the amendment and Mr. Deccio spoke against it.

Ms. Valle closed debate, speaking again in favor of the amendment.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representatives Valle and Hughes to page 25 of Substitute House Bill No. 236, and the amendment was not adopted by the following vote: Yeas, 47; nays, 49; not voting, 2.


Not voting: Representatives Flanagan, Newhouse.

Ms. Hurley moved adoption of the following amendment by Representatives Hurley and Bond:

On page 24, section 60, beginning on line 9 insert a new subsection as follows: *(8) No funds within this section shall be expended for housing not already in existence or under construction on the effective date of this act for any convicted felon who is in the custody of the department in a neighborhood or area which is zoned by a local governmental unit for residential use and where family dwellings are located.*

Representatives Hurley and Bond spoke in favor of the amendment, and Representatives Struthers and Becker spoke against it.

MOTION

On motion of Mr. Warnke, further consideration of the amendment was deferred.

Mr. Ehlers moved adoption of the following amendments by Representatives Ehlers, Grimm, Walk, Erickson, Granlund, Erak, Brown, Gallagher, Dawson, Salatino, Adams, Winsley and Haley:

On page 25, section 62, after line 20 insert a new subsection as follows: *(5) Up to 241 FTE staff years and $3,936,000 is provided exclusively as a contingency for the mental health institutions program in the event population levels at the two state mental hospitals exceed the population levels assumed in this budget. It is the intent of the legislature that this appropriation shall not be expended or encumbered without the specific approval of the legislative budget committee.*

On page 24, section 62, line 28 strike "$3,348,000" and insert "$3,434,000" Adjust totals accordingly.
Representatives Ehlers and Polk spoke in favor of the amendments, and they were adopted.

Mr. Polk moved adoption of the following amendment by Representatives Polk and Valle:

On page 25, section 62, after subsection (4) add a new subsection as follows:

"(5) Not more than $4,243,800 shall be given by the bureau of mental health to community mental health centers in the form of a series of direct pilot project grants for transitional care. Such grants shall be for the provision of mental health family homes, children’s services, clustered apartment living support, home finding services, mental health consultation to skilled nursing facilities, case management services, and state hospital preadmission screening.

Not more than ten percent of this amount shall be expended for administration and evaluation: PROVIDED, That the department conduct an on-going evaluation of each of these projects and submit an interim report by March 1, 1980, to the legislature containing a comparative analysis of the projects, and a final report by December 1, 1980 containing specific options and recommendations for the legislature to consider during the forty-seventh session."

Ms. Becker moved adoption of the following amendment by Representatives Becker and Valle to the Polk/Valle amendment:

Strike "4,243,800" and insert "$6,394,000" Adjust totals accordingly, and after "screening." insert: "Not more than $2,150,000 of the amount in this subsection shall be expended on mental health consultation to schools, day treatment programs and the outpatient treatment of mentally disturbed children."

Representatives Becker, Salatino, Valle and Charnley spoke in favor of the amendment to the amendment, and Representatives Deccio, Polk and Williams spoke against it.

Mr. Dawson demanded the previous question, and the demand was sustained.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representatives Becker and Valle to the Polk/Valle amendment to Substitute House Bill No. 236, and the amendment to the amendment was not adopted by the following vote: Yeas, 48; nays, 49; not voting, 1.


Not voting: Representative Winsley.

MOTION FOR RECONSIDERATION

Ms. Valle moved that the House reconsider the vote by which the Becker/Valle amendment to the Polk/Valle amendment failed to pass the House.

The motion was lost.

The Speaker (Mr. O’Brien presiding) stated the question before the House to be the amendment by Representatives Polk and Valle to page 25.

Representatives Charnley, Valle, McDonald and Nisbet spoke in favor of the amendment.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representatives Polk and Valle to page 25 of Substitute House Bill No. 236, and the amendment was adopted by the following vote: Yeas, 98; nays, 0; not voting, 0.

The House resumed consideration of the amendment to page 23 by Representatives Maxie, Haley and Eng.

The Speaker (Mr. O'Brien presiding) stated the question before the House to be the amendment to the amendment by Representative Teutsch.

With the consent of the House, Ms. Teutsch withdrew the amendment to the amendment.

With the consent of the House, Ms. Maxie withdrew the amendment to page 23.

Ms. Maxie moved adoption of the following amendment by Representatives Maxie, Haley, Eng and Teutsch:

On page 23, section 59, following subsection (6) on line 30 add a new subsection as follows:

*(7) It is the intent of the legislature that the department shall increase the monthly trust fund maximums for residents in nursing homes, congregate care facilities, developmentally disabled group homes and foster care homes from a maximum of twenty-five dollars to thirty-two dollars and fifty cents for the 1979-81 biennium.*

Representatives Maxie and Haley spoke in favor of the amendment.

POINT OF INQUIRY

Mr. Haley yielded to question by Mr. Nelson (D).

Mr. Nelson (D): Representative Haley, how much has been lost to the cost of living increase over the seven years since we last raised the amount?

Mr. Haley: "It probably amounts to somewhere between five percent and ten percent per year. I don't really know the exact figure."

POINT OF INQUIRY

Ms. Maxie yielded to question by Mr. Tilly.

Mr. Tilly: "Representative Maxie, I wonder if you could give to the body the cost of this amendment both in state and federal funds? What is the fiscal impact of this amendment?"

Ms. Maxie: "The dollar figure for this new amendment from the state general fund is $2.2 million and the federal is $1 million."

POINT OF INQUIRY

Ms. Maxie yielded to question by Mr. Whiteside.

Mr. Whiteside: "Representative Maxie, does the term 'foster care home' include adult foster homes otherwise known as 'adult family homes'?

Ms. Maxie: "Representative Whiteside, I just checked with staff people in respect to that question, and it's my understanding that, no, it is not included in the sense that this family adult group home is receiving funds in a separate category. It is not included in this."

Mr. Whiteside spoke against the amendment.

POINT OF INQUIRY

Ms. Maxie yielded to question by Mr. Deccio.

Mr. Deccio: "Representative Maxie, in your last amendment on page 29, why is it necessary to increase the administration in this amendment?"

Ms. Maxie: "It's my understanding the administration cost is stationary and is not an increase. I asked that very question."

The amendment was adopted.

Mr. Whiteside moved adoption of the following amendment:

On page 26, section 63, line 3 following "staff" strike *, excluding administrative staff*

Mr. Whiteside spoke in favor of the amendment, and Mr. Thompson spoke against it.

The amendment was not adopted.

On motion of Mr. Thompson, the following amendment by Representatives Thompson and Blair was adopted:

On page 27, section 65, line 10 after "facilities" insert *, excluding administrative staff*
Ms. Becker moved adoption of the following amendments by Representatives Becker and Struthers:

On page 27, section 66, line 15 strike "$67,860,000" and insert "$68,985,000"
On page 27, section 66, line 16 strike "$69,785,000" and insert "$70,660,000"
On page 27, section 66, line 20 after "following" strike "condition or limitation:" and insert "conditions or limitations: (1)"
On page 27, section 66, after line 23 insert the following subsection:

"(2) Two million dollars, in addition to the $1.1 million appropriated in section 87, chapter ...(ESSB 2768), Laws of 1979, shall be expended for crisis residential centers. Of the $3.1 million total appropriated, $875,000 shall be from federal funds."

Adjust totals accordingly.

Representatives Becker and Struthers spoke in favor of the amendments, and they were adopted.

Mr. Smith (R) moved adoption of the following amendment by Representatives Smith (R), Tilly, Craswell, Granlund, Erak, Schmitten, Fuller, Rosbach, Monohan and Dawson:

On page 30, section 71, after line 4 insert the following language:

"Within the total appropriation of this section, funds shall be provided to carry out the state-operated Delinquency Prevention Services, except that where there are contracting agencies available, the DPS program shall be phased out by staff attrition."

Ms. Becker moved adoption of the following amendment to the amendment:

After "provided" on line 2 of the amendment, strike everything down to and including "attrition" on the last line and insert "to allow delinquency prevention services employees to be Y-rated to perform needed crisis intervention services through the biennium."

Representatives Becker and Ehlers spoke in favor of the amendment to the amendment, and Representatives Smith (R), Tilly, Granlund and Fuller spoke against it.

Ms. Becker spoke again in favor of the amendment to the amendment, and Mr. Schmitten spoke against it.

The amendment to the amendment was not adopted.

The Speaker (Mr. O'Brien presiding) stated the question before the House to be the amendment by Representative Smith (R) and others to page 30.

Mr. Smith (R) spoke in favor of the amendment.

POINT OF INQUIRY

Mr. Smith (R) yielded to question by Mr. Ehlers.

Mr. Ehlers: "Representative Smith, you indicated some time ago that there are a number of counties that don't receive these services and I'm wondering about that portion of the amendment that says, 'except that where there are contracting agencies available...' You indicated that in Kitsap County certain services are provided by the delinquency prevention services. Are there no other contracting agencies available in that area to which the Department of Personnel Services could contract out this program?"

Mr. Smith (R): "Yes, there are. The amendment is worded such that if there is a contracting agency available with which the department could contract, then this program would be phased out on an attrition basis. It so happens that the contracting agency in Kitsap County is also doing this service and works very closely with the people in the juvenile delinquency prevention programs. You might think they would be seeking this additional case load, but to the contrary, that contracting agency has been very, very helpful and very persuasive in urging the continued operation of the juvenile delinquency program. There is no duplication; they simply divide up the case load. One agency gets some of it and the other agency the other."

Mr. Ehlers: "Is there any conflict in this amendment and the Juvenile Justice Act?"

Mr. Smith (R): "That's what I was trying to speak to earlier. The Juvenile Justice Act as amended by the Polk amendment, provides that in AA, A and Class I counties these services shall be contracted for. This amendment doesn't conflict with that in that it would only apply to Class II and below counties."
POINT OF INQUIRY

Mr. Smith (R) yielded to question by Ms. Becker.

Ms. Becker: "Representative Smith, is it your intention that the delinquency prevention service will be phased out at the end of this biennium all over the state?"

Mr. Smith (R): "No, it is not my intention that it be phased out at the end of the biennium. We can't in the budget document direct the Legislature, but it is my intention that it be phased out by attrition. Most of the people who are working in the juvenile delinquency prevention program have been there for fifteen or twenty years and I suspect there would be some turnover, but I'm saying that basically they would continue doing what they have been doing all this time. When they retire or quit, that portion of the program would be turned over to the contracting agencies."

Mr. Tilly spoke in favor of the amendment.

The amendment was adopted.

Ms. McCormick moved adoption of the following amendment by Representatives McCormick and Martinis:

On page 31, section 77, after line 16 insert the following:

"The appropriations contained in this section shall be subject to the following conditions and limitations:

(1) The contingency plans relating to state government actions during energy shortages or actual energy emergencies, as required by RCW 43.21F.050(5), shall be completed and transmitted to the governor and the legislature no later than September 30, 1979.

(2) No less than $500,000 of the total appropriation shall be used to develop, by contract or other arrangements, a central repository in state government for the collection of energy data, projections and other information as required by RCW 43.21F.050(1), and to prepare analyses of such data and projections as required by RCW 43.21F.050(2).

(3) Criteria and procedures for the evaluation of expenditures made for energy conservation shall be developed no later than September 30, 1979, and thereafter shall be applied as a condition for approval of federal funds by the legislature."

Ms. McCormick spoke in favor of the amendment, and Representatives Nisbet and Williams spoke against it.

POINT OF INQUIRY

Mr. Williams yielded to question by Mr. Nelson (D).

Mr. Nelson (D): "The letter you refer to and the reference of the Legislature taking action — could you explain what action we are required to take or we will lose federal funds?"

Mr. Williams: "Specifically, the letter is from Jack C. Robertson, directed to David Jenkins, March 8, 1979, which says the deadline for the Washington State Legislature to satisfactorily meet mandatory requirements is June 30th, 1979. The action required on the part of the state, which will constitute having satisfactorily met the mandatory lighting and thermal efficiency standards is the enactment of legislation which complies with criteria set out in the State Energy Conservation Plan regulations, section 420.35, subsection (a), for lighting efficiency standards and section 420.35 (b) for thermal efficiency standards.

"I contacted the Governor's office and asked that they list the specific regulations which they expect of this session and Mr. Hanna had none."

Representatives Nelson (D), Martinis and Bagnariol spoke in favor of the amendment, and Representatives Haley, Dunlap, Isaacs and Zimmerman spoke against it.

Mr. Martinis spoke again in favor of the amendment, and Mr. Williams spoke again in opposition to it.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representatives McCormick and Martinis to page 31 of Substitute House Bill No. 236, and the amendment was not adopted by the following vote: Yeas, 49; nays, 48; not voting, 1.


Not voting: Representative Winsley.

Mr. Williams moved adoption of the following amendment:
On page 31, beginning on line 13 strike all of section 77 and renumber the remaining sections consecutively.

Representatives Williams and Taller spoke in favor of the amendment, and Mr. Martinis spoke against it.

POINT OF INQUIRY

Mr. Williams yielded to question by Mr. Dawson.

Mr. Dawson: "Representative Williams, was it your purpose to strike the appropriation in this document which is before us and to replace that appropriation in another piece of legislation that is also before this House?"

Mr. Williams: "The amendment would strike the appropriation from this bill and it would put it in Substitute House Bill No. 899."

Representatives Tupper and Bond spoke in favor of the amendment.

POINT OF ORDER

Mr. Ehlers: "I wish the speaker would speak to the amendment and not to what he perceives to be some political advantage in the fall or whatever. I wish he would speak to the issue and not impugn the motives of people on this side of the aisle."

SPEAKER'S RULING (MR. O'BRIEN PRESIDING)

The Speaker (Mr. O'Brien presiding): "The point is well taken; Representative Bond, hold your remarks to the purpose of why you want to abolish the office."

Mr. Bond continued his remarks in favor of the amendment.

MOTIONS

Mr. Douthwaite moved that the remarks made on the Williams' amendment be transcribed and sent to the Director of the Department of Energy.

On motion of Mr. Dunlap, the motion was amended to include the Governor's office.

The motion as amended was adopted.

The Speaker (Mr. O'Brien presiding) stated the question before the House to be the amendment by Representative Williams.

Mr. Nelson (D) spoke in opposition to the amendment, and Mr. Haley spoke in favor of it.

POINT OF PERSONAL PRIVILEGE

Speaker Bagnariol: "It has been referred to by members on the other side of the aisle on this issue a number of times about the use of the words, 'your Governor.' I would like to remind the members that it is 'our Governor.'"

Mr. Haley continued his remarks in favor of the amendment.

Mr. Warnke demanded the previous question and the demand was sustained.

Mr. Dunlap demanded an electric roll call vote on the amendment, and the demand was sustained.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representative Williams to page 31 of Substitute House Bill No. 236, and the amendment was not adopted by the following vote: Yeas, 48; nays, 49; not voting, 1.

FOURTH DAY, MARCH 24, 1979

Rohrbach, Rosbach, Sanders, Schmitten, Smith C. P., Sprague, Struthers, Taller, Taylor, Teutsch, Tilly, Tupper, Van Dyken, Whiteside, Williams, Wilson, Zimmerman.


Not voting: Representative Winsley.

POINT OF PERSONAL PRIVILEGE

Mr. Williams: "During the last few days I have been highly critical of the state's Energy Office. I'd like to go on record on the floor of the House that I am not criticizing the current acting director of the Energy Office. I am criticizing a state of affairs. Since this gentleman was appointed as acting director, the Governor has only seen him for five minutes; she has not answered his letters and his alleged contact man is in Europe. I would like the record to show that I am not criticizing the acting director."

Ms. Hurley moved adoption of the following amendments by Representatives Hurley and Owen:

On page 33, section 82, line 11 strike "24,279,000" and insert "24,383,000"
Adjust totals accordingly.
On page 33, after line 32 insert a new subsection:
"(3) Up to $104,000 of the state general fund appropriation shall be expended for the operation of a marine science interpretive program at Fort Worden State Park."

Representatives Hurley, Owen, Nisbet and Fuller spoke in favor of the amendments, and Mr. Charnley spoke against them.

Representatives Hurley and Owen spoke again in favor of the amendments, and they were adopted.

The Speaker (Mr. O'Brien presiding) declared the House to be at ease.
The Speaker (Mr. O'Brien presiding) called the House to order.

MOTION

On motion of Mr. King, the House adjourned until 9:30 a.m., Monday, March 26, 1979.

JOHN BAGNARIOL, Speaker
DUANE BERENTSON, Speaker

DEAN R. FOSTER, Chief Clerk
VITO T. CHIECHI, Chief Clerk
The House was called to order at 9:30 a.m. by the Speaker (Mr. Amen presiding). The Clerk called the roll and all members were present except Representatives Barr, Haley and Winsley. Representative Barr was excused.

The flag was escorted to the rostrum by a Sergeant at Arms Color Guard, Pages Mary Campbell and Perry Cooper. Prayer was offered by The Reverend George Smith of the Evergreen Christian Center of Olympia.

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

MESSAGE FROM THE GOVERNOR

TO THE HONORABLE,
THE HOUSE OF REPRESENTATIVES
OF THE STATE OF WASHINGTON

March 23, 1979

I have the honor to advise that on March 23, 1979, Governor Ray approved the following House Bills entitled:

- HOUSE BILL NO. 18, Relating to child custody jurisdiction;
- HOUSE BILL NO. 66, Relating to civil procedure;
- SUBSTITUTE HOUSE BILL NO. 112, Relating to state government;
- HOUSE BILL NO. 178, Relating to forests and forest products;
- SUBSTITUTE HOUSE BILL NO. 333, Relating to salmon fishing;
- SUBSTITUTE HOUSE BILL NO. 425, Relating to mandatory arbitration of civil actions;
- HOUSE BILL NO. 612, Relating to industrial insurance;
- HOUSE BILL NO. 788, Relating to financial institutions;
- SUBSTITUTE HOUSE BILL NO. 803, Relating to banking;
- HOUSE BILL NO. 846, Relating to state government.

Sincerely,

H. B. Hanna, Legal Counsel

Mr. Polk demanded a Call of the House, and the demand was sustained.

CALL OF THE HOUSE

The Sergeants at Arms were instructed to lock the doors.

The Clerk called the roll and all members were present except Representatives Barr, Haley and Winsley.

MOTION

On motion of Mr. Polk, the absent members were excused, and the House proceeded with business under the Call of the House.

The Speaker (Mr. Amen presiding) declared the House to be at ease.

The Speaker (Mr. Newhouse presiding) called the House to order.

SECOND READING

SUBSTITUTE HOUSE BILL NO. 236, by Committee on Appropriations (originally sponsored by Representatives Thompson and Blair – by Executive request):

Adopting the budget.

The House resumed consideration of the bill on second reading. (For previous action, see Journal, 3rd and 4th Days, ex. sess., March 23, 24, 1979.)

Ms. Hurley moved adoption of the following amendment:
On page 24, section 60, beginning on line 9, insert a new subsection as follows:

*(8) No funds within this section shall be expended for residential sites not already in existence or under construction on the effective date of this act for any convicted felon who is in the custody of the department in a neighborhood or area which is zoned by a local governmental unit for single family residential use.*

Ms. Hurley spoke in favor of the amendment.

POINT OF INQUIRY

Ms. Hurley yielded to question by Mr. Struthers.

Mr. Struthers: "Representative Hurley, I wanted to be sure that I'm understanding correctly that if a residential unit is on site, in location and now currently being used, and the department saw fit to expand the bed space by, say, a figure of 15, could that be done?"

Ms. Hurley: "Yes, according to the legal advice we had when this was revised. That is the reason we revised it and it would be accomplished by the revised amendment."

The amendment was adopted.

Ms. Hurley moved adoption of the following amendment by Representatives Hurley, Oliver, Hughes, Barr and Gallagher:

On page 28, section 67, beginning on line 11, insert a new subsection to read as follows:

"(3) No medical assistance funds of this state or any agency, or any subdivision thereof, or the department of social and health services shall be authorized or paid to any person or entity for or in connection with any abortion except when the life of the mother would be endangered if the fetus were carried to term; or except for such medical procedures necessary for the victims of rape or incest, when such rape or incest has been reported promptly to a law enforcement agency or public health service.*

Ms. Hurley spoke in favor of the amendment.

POINT OF ORDER

Mr. Blair: "The question before us is the question of whether or not state funds shall be used in the medical assistance program for legal abortions in the state of Washington. The speaker is not addressing that issue, but is addressing the law in the state of Washington that legalizes abortion. The proposed amendment does not affect that law in any way. I would ask the speaker to stay on the issue of funding as contained in this budget."

SPEAKER'S RULING (MR. NEWHOUSE PRESIDING)

The Speaker (Mr. Newhouse presiding): "Representative Blair, the subject matter has pretty largely been opened up by the scope of the amendment and the type of bill to which it is addressed. We will ask, Representative Hurley, that you keep your remarks to the substance of the amendment."

Ms. Hurley continued her remarks in favor of the amendment.

POINT OF ORDER

Mr. Tupper: "Mr. Speaker, it's my understanding that since this amendment is an implied repeal of the medical assistance act of the state of Washington, it is in violation of Flanders vs. Morris, a 1977 case which said that the state cannot abolish or amend existing legislation in an appropriations bill."

SPEAKER'S RULING (MR. NEWHOUSE PRESIDING)

The Speaker (Mr. Newhouse presiding): "Reed's Rule 161 says in part that the question of constitutionality is not for the speaker to determine. Incompatibility, inconsistency and unconstitutionality are always matters for argument. Your point is not well taken."

MOTION

Mr. Oliver moved that further consideration of the amendment be deferred.

Mr. Oliver spoke in favor of the motion.

ROLL CALL

The Clerk called the roll on the motion by Representative Oliver that further consideration of the amendment to page 28, section 67 of Substitute House Bill No. 236 be deferred, and the motion was carried by the following vote: Yeas, 77; nays, 18; not voting, 3.

Voting yea: Representatives Adams, Addison, Amen, Bagnariol, Barnes, Bauer, Becker, Bender, Berentson, Bond, Brown, Clayton, Craswell, Dawson, Deccio, Dunlap, Eberle, Ehlers, Erak, Fancher,
MOTION

On motion of Mr. Dunlap, the House advanced to the eighth order of business.

RESOLUTIONS

HOUSE RESOLUTION NO. 79–31, by Representatives Dunlap, Bagnariol, Barnes, Bond, Brown, Ehlers, Gallagher, Greengo, Hastings, King, Lux, O’Brien, Owen, Pruitt, Scott, Teutsch, Vrooman and Zimmerman:

WHEREAS, On this date the nations of Israel and Egypt have signed an historic treaty of peace between their respective nations; and
WHEREAS, The Israeli–Egyptian peace treaty marks an end to a conflict between the two nations that has lasted for more than 30 years; and
WHEREAS, The leaders of Israel and Egypt, Prime Minister Menachem Begin and President Anwar Sadat, have dedicated themselves to successfully completing a treaty of peace, despite internal and external pressures that would have deterred lesser men; and
WHEREAS, The President of the United States, Jimmy Carter, has played a significant role in the events that have led to the signing of the Israeli–Egyptian peace treaty; and
WHEREAS, President Carter, Prime Minister Begin and President Sadat have all exhibited great courage and commitment to the cause of peace in the Middle East;
NOW, THEREFORE, BE IT RESOLVED, By the House of Representatives, That the citizens of the State of Washington pay tribute to President Jimmy Carter, Prime Minister Menachem Begin and President Anwar Sadat for their contributions to the pursuit of peace; and
BE IT FURTHER RESOLVED, That the Chief Clerks of the House of Representatives transmit copies of this resolution to President Jimmy Carter, to the Prime Minister of Israel, and the President of Egypt, through their respective embassies to the United States of America.

Representatives Dunlap and King spoke in favor of the resolution, and it was adopted.

HOUSE RESOLUTION NO. 79–32, by Representatives Douthwaite, Adams, Bauer, Bender, Brekke, Brown, Burns, Charnley, Erak, Gallagher, Granlund, Grimm, Gruger, Hughes, Hurley, Jovanovich, Keller, King, Knowles, Kreidler, Lux, Martinis, Maxie, May, McCormick, McDonald, Monohon, Nelson (D), North, O’Brien, Owen, Pruitt, Salatino, Scott, Smith (R), Sommers, Vrooman, Walk and Warnke:

WHEREAS, Criminal conduct in the United States has become more and more of a menace to society and to individuals deprived of their liberty, their property, and even their lives; and
WHEREAS, Efforts to dramatically bring the consequences of a life of crime to the attention of young people often have fallen short of success; and
WHEREAS, Television station KSTW - Channel 11, Tacoma–Seattle, accepted the challenge to broadcast the program "Scared Straight" on March 22, 1979; and
WHEREAS, This broadcast, filmed at Rahway, New Jersey, state prison, consisted of life-term convicts holding a frank, open confrontation with juvenile offenders, telling these young people in uncensored terms of the degradation and desolation of prison for lifers; and
WHEREAS, KSTW-Television courageously broadcasted this hard-hitting program; and
WHEREAS, Such a broadcast was in the best tradition of journalism and public service; and
WHEREAS, In Washington State, in common with all other states in the Union, the youth crime problem unfortunately continues to exist; and
NOW, THEREFORE, BE IT RESOLVED, That we in the Washington State House of Representatives do hereby request that the Department of Social and Health Services design a "Scared Straight" program for implementation as soon as possible.
Representatives Douthwaite and Struthers spoke in favor of the resolution.

POINT OF INQUIRY

Mr. Douthwaite yielded to question by Mr. Blair.

Mr. Blair: "Representative Douthwaite, the resolution calls for DSHS to design a program. Do you mean by that they are to put together a proposal to bring back to the Legislature for funding?"

Mr. Douthwaite: "To design a program, yes. I don't know that any funding is required, however."

Mr. Blair: "How could it possibly not cost funds to implement a program?"

Mr. Douthwaite: "I suspect there are programs existing now in which youthful offenders are attempted to be reached in various ways. The additional thing I am suggesting here is that they transport such people to the penitentiaries to listen and discuss such matters with the convicts and back home again. I don't know that extra money would be required."

Mr. Douthwaite spoke again in favor of the resolution, and it was adopted.

The Speaker (Mr. Newhouse presiding) declared the House to be at ease until 1:00 p.m.

The Speaker (Mr. Newhouse presiding) called the House to order.

Representatives Barr, Haley and Winsley appeared at the bar of the House.

RESOLUTION

HOUSE RESOLUTION NO. 79-30, by Representatives Oliver and Isaacson:

WHEREAS, This state has followed with great interest reports of the hard fought contests in the AAA championship basketball tournament; and

WHEREAS, The Richland Bombers have won this coveted title by a decisive defeat over runner-up rivals from the neighboring city of Pasco; and

WHEREAS, This makes the third time in the last twenty-one years that Richland has won the state title; and

WHEREAS, This Richland victory is particularly sweet since it follows announced intentions of achieving this goal after finishing fourth last year;

NOW, THEREFORE, BE IT RESOLVED, By the House of Representatives, That the members of the Richland Bomber team: Hoke, Soldat, Kellerman, Kennedy, Chalcraft, Davis, Haskins, Kissinger, Engel, Lacy, Erie, and Phillips, and their coach, Phil Neill, are each commended for an outstanding accomplishment.

BE IT FURTHER RESOLVED, That a copy of this resolution be transmitted by the Chief Clerks of the House to Mr. Neill and to each member of the team.

Mr. Isaacson moved adoption of the resolution.

Representatives Isaacson and Hastings spoke in favor of the resolution, and it was adopted.

MOTION

On motion of Mr. Dunlap, the House reverted to the sixth order of business.

SECOND READING

SUBSTITUTE HOUSE BILL NO. 236:

The House resumed consideration of the bill on second reading.

The Speaker (Mr. Newhouse presiding) stated the question before the House to be the amendment by Representatives Hurley, Oliver, Hughes, Barr and Gallagher to page 28.

Representatives McGinnis, Bond, Hughes and Oliver spoke in favor of the amendment, and Representatives Pruitt, Lux, Gruger, Brekke, Dawson and Blair spoke against it.

MOTION

Mr. Struthers moved that the rules be suspended and Substitute House Bill No. 236 be placed on third reading.

Mr. Salatino demanded an electric roll call vote, and the demand was sustained.
MOTION

On motion of Mr. King, the motion by Representative Struthers was laid on the table.

The Speaker (Mr. Newhouse presiding) stated the question before the House to be the amendment by Representative Hurley and others to page 28.

Ms. Hurley spoke again in favor of the amendment.

POINT OF INQUIRY

Mr. Oliver yielded to question by Mr. Kreidler.

Mr. Kreidler: "Representative Oliver, in an attempt to clarify the impact of this amendment, perhaps you could answer a couple of questions for me. When a woman presents herself to a doctor's office having a miscarriage, frequently a D&C procedure will be performed as part of the treatment for that woman—an abortion, in other words. Would this be prohibited by this particular amendment, since the woman's health is not being jeopardized at this point?"

SPEAKER'S ADMONITION (MR. NEWHOUSE PRESIDING)

The Speaker (Mr. Newhouse presiding): "Mr. Kreidler, I would request that you state your questions in one. We do not approve of dialogue under the guise of question and answer."

Mr. Kreidler: "Let me continue with the second part of that question then. For a woman who is pregnant and has had the procedure of amniocentesis performed—if it has been determined a congenital disorder exists—would an abortion be possible if this amendment were adopted?"

Mr. Oliver: "The answer to both questions is yes."

Mr. Deccio spoke in favor of the amendment, and Representatives Erickson, Fuller and Nelson (D) spoke against it.

Mr. Warnke demanded the previous question and the demand was sustained.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representative Hurley and others to page 28 of Substitute House Bill No. 236, and the amendment was not adopted by the following vote: Yeas, 45; nays, 53; not voting, 0.


Representative Addison moved adoption of the following amendment by Representatives Addison and Jovanovich:

On page 37, after line 33 insert the following new section:

NEW SECTION. Sec. _____ FOR THE DEPARTMENT OF TRANSPORTATION

General Fund Appropriation .................................................. $ 10,000,000

The appropriation contained in this section shall be subject to the following condition or limitation: All funds appropriated in this section shall be expended for a fixed span, high level bridge over the Duwamish Waterway: PROVIDED, That this appropriation shall be held in reserve until funds are obtained from county, city, port district, federal and/or other sources to ensure completion of the bridge project: PROVIDED FURTHER, That this appropriation shall be expended only if the necessary funds are obtained from county, city, port district, federal and/or other sources by May 30, 1979."

Representatives Addison, Pruitt and Jovanovich spoke in favor of the amendment.

POINT OF INQUIRY

Mr. Addison yielded to question by Ms. North.

Ms. North: "Representative Addison, in another session of the Legislature before you were here, this Legislature voted to hold $15 million in urban arterial board funds for the West Seattle Bridge project. Could you tell me the whereabouts of these funds?"
Mr. Addison: "They are slipping fast. The urban arterial board funds are still being held on reserve and they are not in jeopardy by this amendment. They are still being held for the project."

POINT OF INQUIRY

Mr. Addison yielded to question by Mr. Smith (R).

Mr. Smith (R): "Representative Addison, some time ago I heard a lot of debate out here on the floor about the inappropriateness of using general fund money for street projects. Would you answer for me where this money comes from?"

Mr. Addison: "The appropriation is from the general fund to the transportation budget. In so doing it will not detract from the projects currently in the transportation budget. The reason it was done this way is that there is an emergency situation for two reasons: Number one, an emergency when the ship hit the bridge, and number two, as the negotiations began going on, it became apparent in the past week or so that the funds for the high level bridge were just not going to become available unless the four parties came together. That's why it's not done through the transportation budget. It's necessary to bring the county, the port, the city and the state to sweeten the pot, if you will, to get this project done right."

Mr. Smith (R) spoke against adoption of the amendment.

POINT OF PERSONAL PRIVILEGE

Mr. McDonald: "I would like to be excused from this vote for the reason of conflict of interest."

SPEAKER'S RULING (MR. NEWHOUSE PRESIDING)

The Speaker (Mr. Newhouse presiding): "The speaker has reviewed Representative McDonald's conflict of interest and has ruled that Representative McDonald is excused from voting on this issue."

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representatives Addison and Jovanovich to page 37 of Substitute House Bill No. 236, and the amendment was lost by the following vote: Yeas, 38; nays, 59; not voting, 1.


Not voting: Representative McDonald.

Mr. Owen moved adoption of the following amendments by Representatives Owen, Greengo and Warnke:

On page 38, section 96, line 19 strike "7,023,000" and insert "10,081,000"
Adjust totals accordingly.

On page 39, section 96, line 9 after "following" strike "condition or limitation:" and insert "conditions or limitations: (1)"

On page 39, section 96, line 12, strike the period and insert ";
"(2) An appropriation of $3,756,000 of the general fund appropriation shall be available for the continuation of the business license center."

Representatives Owen, Greengo and Warnke spoke in favor of the amendments, and Mr. Zimmerman spoke against them.

Mr. Owen spoke again in favor of the amendments, and they were adopted.

The Speaker called on Mr. Amen to preside.

Mr. Jovanovich moved adoption of the following amendment by Representatives Jovanovich and Granlund:

On page 34, section 88, after line 28 add the following:
The appropriation contained in this section shall include $300,000 directed to a volunteer salmon enhancement program which is subject to the following conditions and limitations:

1. No more than one full time employee shall be paid from these funds. This employee shall be directly responsible to the director of the department of fisheries.

2. No more than $20,000 of these funds shall be used for information and education of volunteers in the enhancement program.

3. No compensation shall be given to volunteer participants in the program: PROVIDED, That fertilized salmon eggs and other necessary materials shall be furnished at no cost.

4. The director of fisheries shall establish appropriate rules to accomplish the intent of this section and to assure that funds appropriated are fairly distributed throughout the state.

Mr. Martinis moved adoption of the following amendment to the Jovanovich/Granlund amendment:

On line 3 of the amendment after "volunteer" insert "cooperative"

Representatives Martinis and Schmittcn spoke in favor of the amendment to the amendment, and Mr. Jovanovich spoke against it.

Mr. Martinis spoke again in favor of the amendment to the amendment, and it was adopted.

Mr. Martinis moved adoption of the following amendment to the Jovanovich/Granlund amendment:

On line 4 of the amendment after "program" strike everything down to and including "program" on line 12.

Mr. Martinis spoke in favor of the amendment to the amendment, and Representatives Jovanovich and Granlund spoke against it.

Mr. Martinis spoke again in favor of the amendment, and Mr. Jovanovich spoke again in opposition to it.

ROLL CALL

The Clerk called the roll on the adoption of the amendment by Representative Martinis to the Jovanovich/Granlund amendment, and the amendment was adopted by the following vote: Yeas, 50; nays, 48; not voting, 0.


On motion of Mr. Martinis, the following amendment to the Jovanovich/Granlund amendment was adopted:

On line 13 of the amendment after "given" insert "by the department"

Mr. Martinis moved adoption of the following amendment to the amendment:

On line 15 of the amendment after "eggs" strike everything down to and including "materials" on line 16 and insert "surplus to other department enhancement programs and other cooperative scientific programs."

Representatives Martinis and Schmitten spoke in favor of the amendment to the amendment, and Mr. Jovanovich spoke against it.

POINT OF INQUIRY

Mr. Jovanovich yielded to question by Mr. Nelson (D).

Mr. Nelson (D): "To try to put this amendment into perspective, Representative Jovanovich, suppose the department has just the number of eggs it needs for its current programs, then how much of that number of eggs, in percents, would the $300,000 program that you are suggesting take away? Could you give me a rough estimate of what percent of the total eggs the state uses would be required by this experimental volunteer program?"
Mr. Jovanovich: "Representative Nelson, if you look over last year's records and see this, there were over 51 million eggs sold not for enhancement purposes, but for our state resource. I don't think this is even a factor."

Mr. Nelson (D): "Exclude that figure and just look at the number the state uses for its own enhancement programs, and this scientific program, would you say that the volunteer program would take a small percentage of that total number?"

Mr. Jovanovich: "Yes, Representative Nelson, I would say it was a very small percent and I would also say that this program is a state enhancement program. One of the lowest cost programs you could possibly come up with. Representative Schmitten said they have about forty or fifty programs and that is true, but I've seen some of those programs, and a couple of little pans of eggs—it's a pittance. It's a public relations' ploy; it's deplorable. When I think of what could be and what actually is it makes me sick.

Mr. Nelson (D) spoke against the amendment to the amendment.

Mr. Martinis spoke again in favor of the amendment, and Mr. Jovanovich spoke again in opposition to it.

Mr. Deccio demanded the previous question, and the demand was sustained.

The amendment to the amendment was not adopted.

Mr. Martinis moved adoption of the following amendment to the Jovanovich/Granlund amendment:
On line 20 of the amendment after "distributed" strike "throughout the state"

Mr. Martinis spoke in favor of the amendment to the amendment, and Representatives Schmitten and Jovanovich spoke against it.

With the consent of the House, Mr. Martinis withdrew the amendment to the amendment.

The Speaker (Mr. Amen presiding) stated the question before the House to be the amendment as amended.

Representatives Jovanovich and Addison spoke in favor of the amended amendment.

POINT OF INQUIRY

Mr. Jovanovich yielded to question by Mr. Douthwaite.

Mr. Douthwaite: "In connection with the issue of lending the state's credit, the language in your amendment refers to fertilized salmon eggs and other necessary materials. Will you give me some idea of what materials you are referring to more specifically in that language?"

Mr. Jovanovich: "There are some materials necessary to build egg boxes—plywood. Perhaps they will come up with a better box made out of fiberglass that would greatly reduce the costs of filling these boxes and you would get a lot more mileage out of them. On the matter of the eggs, when the salmon are released into the streams they don't belong to anybody; they belong to everybody. They belong to you and me and anyone else who's lucky enough to catch one."

Representatives Vrooman and Nelson (D) spoke in favor of the amendment as amended, and it was adopted.

Mr. Van Dyken moved adoption of the following amendment by Representatives Van Dyken and Kreidler:
On page 37, section 92, beginning on line 19 following "shall" strike the remaining language down through "participate" on line 21 and insert "through rule and regulation require that beef and dairy cattle of appropriate age and sex be vaccinated for brucellosis: PROVIDED, That the director of agriculture may, after public hearing, exempt certain animals or operations from mandatory brucellosis vaccinations when it has been determined that such exemption does not pose a threat to the spread of brucellosis"

Mr. Van Dyken spoke in favor of the amendment, and Representatives Fancher and Smith (C) spoke against it.
Mr. Van Dyken yielded to question by Mr. May.

Mr. May: "I have received quite a bit of mail and a few phone calls from the dairy people and they are in favor of this, but the cattlemen are opposed to it. Since I don't know too much about either one of them, I'm a little confused. Could you help me out?"

Mr. Van Dyken: "The dairy federation is in favor of this because they are taking severe financial losses through brucellosis. They feel that only when all animals are immunized against the disease—all animals are carriers of it—will they be able to keep it from spreading. The State Farm Bureau is also in favor of this and I believe the State Grange is in favor of it too. A certain segment of the cattle industry, the Cattle Association, is not in favor of this because they would like it to be a voluntary program instead of a mandatory program. Although they did, in a 1976 resolution, recommend these vaccinations, they oppose it being mandatory."

Representatives Flanagan, Zimmerman, Barr, Heck and Houchen spoke against the amendment, and Representative Kreidler spoke in favor of it.

Mr. Deccio demanded the previous question and the demand was sustained.

MOTION

On motion of Mr. Salatino, Speakers Bagnariol and Berentson were excused from the Call of the House.

On motion of Mr. Dunlap, the rules were suspended to allow Mr. Van Dyken to close debate.

Mr. Van Dyken closed debate, speaking again in favor of the amendment.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representatives Van Dyken and Kreidler to page 37 of Substitute House Bill No. 236, and the amendment was not adopted by the following vote: Yeas, 43; nays, 53; not voting, 2.


Not voting: Representatives Bagnariol, Berentson.

The Speaker (Mr. Amen presiding) declared the House to be at ease until 4:30 p.m.

Speaker Berentson called the House to order.

Speakers Bagnariol and Berentson reappeared at the bar of the House.

Mr. Struthers moved adoption of the following amendment by Representatives Struthers, Hastings, Oliver and Isaacsen:

On page 38, after line 1 insert the following new section:

"NEW SECTION. Sec. . FOR THE DEPARTMENT OF TRANSPORTATION

General Fund Appropriation ................................................... $ 1,800,000

The appropriation contained in this section shall be subject to the following condition or limitation: All funds appropriated in this section shall be expended for the Pasco–Kennewick Intercity Bridge, commonly known as Steel–Cable Bridge."

Representatives Struthers and Hastings spoke in favor of the amendment, and Mr. Smith (R) spoke against it.

POINT OF INQUIRY

Mr. Nelson (D) asked Mr. Hastings to yield to question, and Mr. Hastings refused to yield.

Mr. Nelson (D) asked Mr. Struthers to yield to question, and Mr. Struthers refused to yield.
Mr. Nelson (D) asked Mr. Isaacson to yield to question, and Mr. Isaacson refused to yield.

Mr. Nelson (D) spoke against the amendment, and Mr. Isaacson spoke in favor of it. The amendment was not adopted.

Mr. Blair moved adoption of the following amendment by Representatives Blair, Erak and Monohon:

On page 42, section 104, line 24 strike "44,469,000" and insert "45,688,000"

Mr. Blair spoke in favor of the amendment.

POINT OF INQUIRY

Mr. Blair yielded to question by Mr. Flanagan.

Mr. Flanagan: "Am I reading this right? It says here that they are leasing this for $100,000 a year?"

Mr. Blair: "No, they are leasing it for $460,000 per year. The saving would be $100,000 a year."

Ms. Teutsch spoke in favor of the amendment, and it was adopted.

Mr. Struthers moved adoption of the following amendment:

On page 42, section 105, line 28 strike "39,127,000" and insert "39,461,000"

The amendment was not adopted.

Mr. Bond moved adoption of the following amendments by Representatives Bond, Craswell and Hurley:

On page 44, section 109, line 17 strike "12,055,000" and insert "11,723,000"

On page 45, section 115, line 22 strike "7,245,000" and insert "6,925,000"

Representatives Bond, Taylor and Nelson (G.A.) spoke in favor of the amendments, and Representatives Grimm and McGinnis spoke against them.

ROLL CALL

The Clerk called the roll on adoption of the amendments by Representatives Bond, Hurley and Craswell to Substitute House Bill No. 236, and the amendments were not adopted by the following vote: Yeas, 35; nays, 63; not voting, 0.


Mr. Bond moved adoption of the following amendments by Representatives Bond, Grimm, Vrooman, Becker, Craswell, Hurley, Oliver and Van Dyken:

On page 46, section 120, line 13 strike "3,033,000" and insert "3,085,000"

On page 47, section 125, line 4, strike "3,021,000" and insert "3,031,000"

On page 48, section 135, line 33 strike "4,139,000" and insert "4,228,000"

Representatives Bond and Grimm spoke in favor of the amendments.

POINT OF INQUIRY

Mr. Bond yielded to question by Mr. Greengo.

Mr. Greengo: "Representative Bond, can we expect another amendment to take care of the community colleges?"

Mr. Bond: "If we toss this around long enough and someone wants to get busy and put one in, I guess we could do it, but I'm not sponsoring it."

Representatives Blair, Barnes and Teutsch spoke in favor of the amendments.
ROLL CALL

The Clerk called the roll on adoption of the amendments by Representative Bond and others to Substitute House Bill No. 236, and the amendments were adopted by the following vote: Yeas, 81; nays, 17; not voting, 0.


Mr. Scott moved adoption of the following amendment:

On page 45, after line 28 insert the following:

"NEW SECTION. Sec. 118. FOR WASHINGTON STATE UNIVERSITY—FOR THE ORGANIZED RESEARCH PROGRAM
General Fund Appropriation .................................................... $ 200,000
The appropriation contained in this section shall be subject to the following condition or limitation: The appropriation shall be expended to establish an equine research center to study the health-related problems of racing and performing horses in the state of Washington."

Renumber the sections consecutively and correct all internal references accordingly.

Representatives Scott and Vrooman spoke in favor of the amendment, and Representatives Nelson (G.A.), North and Bond spoke against it.

Mr. Scott spoke again in favor of the amendment.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Mr. Scott to Substitute House Bill No. 236, and the amendment was adopted by the following vote: Yeas, 52; nays, 46; not voting, 0.


Mr. Flanagan moved adoption of the following amendment by Representatives Flanagan, Oliver and Smith (C):

On page 47, section 127, line 10 strike "$7,009,000" and insert "$7,229,000"

Representatives Flanagan and Smith (C) spoke in favor of the amendment, and Mr. Nelson (G.A.) spoke against it.

The amendment was not adopted.

Mr. Douthwaite moved adoption of the following amendment by Representatives Douthwaite, Lux, Bond, Brown, Jovanovich, Burns, Heck, Nelson (D), Eng and Valle:

On page 51, section 143, line 14 strike "$10,000" and insert "$1,000"

Representatives Douthwaite and Bond spoke in favor of the amendment, and Representatives Blair and Thompson spoke against it.

Mr. Douthwaite spoke again in favor of the amendment.

MOTION

Mr. Polk moved that the amendment be laid on the table.

POINT OF ORDER

Mr. O'Brien: "If the motion to lay on the table is carried, the whole appropriation bill also goes on the table."
With the consent of the House, Mr. Polk withdrew the motion. The amendment by Mr. Douthwaite and others was not adopted.

MOTIONS

On motion of Mr. Bagnariol, the House dispensed with further business under the Call of the House.

On motion of Mr. Bagnariol, the House adjourned until 9:30 a.m., Tuesday, March 27, 1979.

JOHN BAGNARIOL, Speaker
DUANE BERENTSON, Speaker

DEAN R. FOSTER, Chief Clerk
VITO T. CHIECHI, Chief Clerk
The House was called to order at 9:30 a.m. by Speaker Bagnariol. The Clerk called the roll and all members were present except Representative Barr, who was excused.

The flag was escorted to the rostrum by a Sergeant at Arms Color Guard, Pages Rosemary Kacoraski and Craig Brown. Prayer was offered by The Reverend George Smith of the Evergreen Christian Center of Olympia.

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

MESSAGE FROM THE SENATE

March 26, 1979

Mr. Speaker:
The Senate has passed:

ENGROSSED SENATE BILL NO. 2062,
ENGROSSED SENATE BILL NO. 2473,
ENGROSSED SENATE BILL NO. 2474,
ENGROSSED SENATE BILL NO. 2563,
SENATE BILL NO. 2753,
SUBSTITUTE SENATE BILL NO. 2855,

and the same are herewith transmitted.

Bill Gleason, Assistant Secretary.

INTRODUCTIONS AND FIRST READING

ENGROSSED SENATE BILL NO. 2062, by Senators Jones, Fleming, North, Morrison and Conner:
Authorizing municipal performing and visual arts centers.
To Committee on Local Government

ENGROSSED SENATE BILL NO. 2473, by Senators Lewis and von Reichbauer (by State Parks and Recreation Commission request):
Providing for use of moneys derived from sale of state parks' land.
To Committee on Parks and Recreation

ENGROSSED SENATE BILL NO. 2474, by Senators North and Bottiger:
Updating references to the state building codes.
To Committee on State Government

ENGROSSED SENATE BILL NO. 2563, by Senators von Reichbauer, Lewis, Gaspard and Sellar:
Reorganizing and renaming the interagency committee for outdoor recreation.
To Committee on Parks and Recreation

SENATE BILL NO. 2753, by Senators Day, Talmadge and Wanamaker:
Revising the laws relating to public assistance.
To Committee on Social and Health Services

SUBSTITUTE SENATE BILL NO. 2855, by Committee on Transportation (originally sponsored by Senators Henry, Clarke and Bluechel):
Establishing penalties for unlawful use of preferential lanes.
To Committee on Transportation
SEVENTH DAY, MARCH 27, 1979

SUBSTITUTE SENATE BILL NO. 2504, by Committee on Agriculture (originally sponsored by Senators Morrison, Gaspard, Benitz and Hansen):

Providing for water during drought conditions.

To Committee on Agriculture

MOTION

On motion of Mr. King, all bills listed on today's agenda under the fourth order of business were referred to the committees designated.

Mr. King demanded a Call of the House, and the demand was sustained.

CALL OF THE HOUSE

The Sergeants at Arms were instructed to lock the doors.

The Clerk called the roll and all members were present except Representative Barr.

On motion of Mr. King, the absent member was excused and the House proceeded with business under the Call of the House.

REPORTS OF STANDING COMMITTEES

March 26, 1979

HOUSE BILL NO. 750, Prime Sponsor: Representative Martinis, establishing minimum funding levels for trails along roadways. Reported by Committee on Transportation.

MAJORITY recommendation: Do pass. Signed by Representatives Wilson, Co-Chairman; Martinis, Co-Chairman; Bender, Burns, Clayton, Dawson, Eberle, Gallagher, Garrett, Isaacson, Smith (C), Sprague, Struthers, Tilly, Walk.

March 26, 1979

HOUSE BILL NO. 751, Prime Sponsor: Representative Wilson, restructuring highway priority programming. Reported by Committee on Transportation.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Wilson, Co-Chairman; Martinis, Co-Chairman; Bender, Burns, Clayton, Dawson, Eberle, Gallagher, Garrett, Isaacson, Smith (C), Sprague, Struthers, Tilly, Walk.

March 26, 1979

HOUSE BILL NO. 1018, Prime Sponsor: Representative Douthwaite, relating to insurance. Reported by Committee on Insurance.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Rohrbach, Executive Chairman; Douthwaite, Co-Chairman; Adams, Erak, Garrett, Keller, McDonald, McGinnis.

March 26, 1979

HOUSE BILL NO. 1121, Prime Sponsor: Representative Garrett, revising laws relating to insurance. Reported by Committee on Insurance.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Rohrbach, Executive Chairman; Douthwaite, Co-Chairman; Adams, Erak, Garrett, McDonald, McGinnis.

March 26, 1979

HOUSE BILL NO. 1347, Prime Sponsor: Representative Struthers, relating to mental health. Reported by Committee on Institutions.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Struthers, Co-Chairman; Becker, Co-Chairwoman; Granlund, Houchen, Hurley, Mitchell, Nelson (D), Owen, Rohrbach.

March 26, 1979

HOUSE BILL NO. 1359, Prime Sponsor: Representative Becker, relating to juvenile community service workers. Reported by Committee on Institutions.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Struthers, Co-Chairman; Becker, Co-Chairwoman; Granlund, Houchen, Hurley, Mitchell, Owen, Rohrbach.
MOTION

On motion of Mr. King, all bills listed on today's agenda under the fifth order of business were passed to Committee on Rules for second reading.

SECOND READING

SUBSTITUTE HOUSE BILL NO. 236, by Committee on Appropriations (originally sponsored by Representatives Blair and Thompson – by Executive request):

Adopting the budget.

The House resumed consideration of the bill on second reading. (For previous action, see Journal, 3rd, 4th and 6th Days, Ex. Sess., March 23, 24 and 26, 1979.)

Mr. Ehlers moved adoption of the following amendments:

- On page 52, section 147, line 13 strike "11,516,000" and insert "11,530,000"
- On page 52, section 147, following line 28 add a new subsection as follows:
  
  "(3) By January 1, 1980, the superintendent of public instruction shall have presented to the education committee of the house of representatives and the senate of this state a report as to how each school district of this state is meeting standards for integrating school library and media services into learning resource centers, and recommendations of his office as to how each such school district can bring its learning resources center into compliance with such minimum standards."

Representatives Ehlers and Nelson (G.A.) spoke in favor of the amendments, and they were adopted.

Mr. Thompson moved adoption of the following amendments:

- On page 52, section 148, line 32 strike "1,910,267,000" and insert "1,843,767,000"
- On page 53, section 148, beginning on line 1 strike all the material down to and including line 7 and insert the following:
  
  "(I) The allocation of moneys for a basic education allocation per annual average full time equivalent student for the 1979-80 school year shall be at 92% of formula and 100% of formula in the 1980-81 school year. One hundred percent of formula for each school district shall be determined by the superintendent of public instruction as follows:

  On page 55, section 148, line 34 strike "119,380,000" and insert "114,870,000"
  On page 56, section 148, line 12 strike "40,653,000" and insert "37,751,000"
  On page 56, section 148, line 13 strike "48,706,000" and insert "48,112,000"
  On page 56, section 148, line 16 strike "4,245,000" and insert "3,939,000"
  On page 56, section 148, line 17 strike "7,904,000" and insert "7,841,000"
  On page 56, section 148, beginning on line 23 strike all the material down to and including line 21 on page 57.
  On page 60, section 150, line 6 strike "58,357,000" and insert "53,688,000"
  On page 63, section 151, line 6 strike "132,143,000" and insert "131,157,000"

Representatives Thompson and Nelson (G.A.) spoke in favor of the amendments, and Mr. Rohrbach spoke against them.

ROLL CALL

The Clerk called the roll on adoption of the amendments by Representative Thompson to Substitute House Bill No. 236, and the amendments were adopted by the following vote: Yeas, 78; nays, 19; not voting, 1.


Not voting: Representative Barr.

Mr. Thompson moved adoption of the following amendment:

- On page 65, beginning on line 7 strike all of section 152 and renumber the remaining sections consecutively.

Representatives Thompson and Nelson (G.A.) spoke in favor of the amendment, and Mr. Dunlap spoke against it.
ROLL CALL

The Clerk called the roll on adoption of the amendment by Representative Thompson to page 65 of Substitute House Bill No. 236, and the amendment was adopted by the following vote: Yeas, 71; nays, 26; not voting, 1.


Not voting: Representative Barr.

Mr. Flanagan moved adoption of the following amendment by Representatives Flanagan, Erak and Monohon:

On page 54, section 148, beginning on line 7 following "units" strike all language through "students" on line 15 and insert "for districts of not more than one thousand eight hundred full-time equivalent students, operating high schools with enrollment of not more than five hundred and twenty average annual full-time equivalent students, shall be established for such high schools as follows:"

(i) Nine and one-half certificated staff units for the first sixty annual average full-time equivalent students;

(ii) Additional certificated staff units based upon a ratio of one certificated staff unit per twenty-seven and eighty-seven one hundredths full-time equivalent students.*

Mr. Flanagan spoke in favor of the amendment, and Representatives Thompson and Blair spoke against it.

Mr. Flanagan spoke again in favor of the amendment.

Representative Barr appeared at the bar of the House.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representatives Flanagan, Erak and Monohon to Substitute House Bill No. 236, and the amendment was not adopted by the following vote: Yeas, 31; nays, 67; not voting, 0.


On motion of Mr. Thompson, the following amendment was adopted:

On page 54, section 148, beginning on line 26 after "(a)," strike all material down to and including "established." on line 27 and insert the following: "(c) and (d) of this section, and one classified staff unit for each sixty vocational full time equivalent students, for each school district shall be established."

Mr. Nelson (G.A.) moved adoption of the following amendment:

On page 52, section 148, following line 34 add a new subsection as follows:

"(1) No district may grant from any fund source any percentage salary increase greater than that provided in sections 150 and 151 of this act."

Renumber the remaining subsections consecutively.

Representatives Nelson (G.A.), Galloway, Dunlap and Berentson spoke in favor of the amendment, and Representatives Thompson, Salatino and Kreidler spoke against it.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representative Nelson (G.A.) to page 54 of Substitute House Bill No. 236, and the amendment was adopted by the following vote: Yeas, 51; nays, 47; not voting, 0.


MOTIONS

On motion of Mr. King, the House advanced to the eighth order of business.

On motion of Mr. King, HOUSE BILL NO. 676 was rereferred from Committee on Rules to Committee on Appropriations.

On motion of Mr. King, HOUSE BILL NO. 1065 was rereferred from Committee on Rules to Committee on Constitution, Elections and Governmental Ethics.

On motion of Mr. King, the House reverted to the sixth order of business.

Speaker Bagnariol declared the House to be at ease until 1:15 p.m.

Speaker Bagnariol called the House to order at 1:15 p.m.

SECOND READING

SUBSTITUTE HOUSE BILL NO. 236:

The House resumed consideration of the bill on second reading.

Mr. Nelson (G.A.) moved adoption of the following amendment:

On page 54, section 148, line 25 strike "classified" and insert "certificated"

Representatives Nelson (G.A.) and Warnke spoke in favor of the amendment, and it was adopted.

Mr. Thompson moved adoption of the following amendments:

On page 32, line 32 strike "1,910,267,000" and insert "2,030,696,000"*

On page 54, section 148, strike lines 16 through 22 and insert the following:

(i) Maintenance of compensation shall be calculated using each district's 1978-79 base salary established in section 149 of this act times the number of certificated staff units generated in subsection (1)(a) through (d) of this section in each district times each district's particular 1979-80 average staff mix factor improved by seven and forty-three hundredths percent;

(ii) Total salary increase compensation for each district shall be calculated by multiplying the 1978-79 base salary times the total number of staff units generated in subsection (1)(a) through (d) of this section times the 1979-80 average staff mix factor, times the percentage salary increase for each district pursuant to section 150 of this act improved by six and forty-eight hundredths percent; and

(iii) Health benefits shall be calculated at the rate of $83 per month per certificated full time equivalent staff units generated in subsection (1)(a) through (d) of this section.

Total certificated compensation entitlement for school year 1979-80 shall be the sum of the following subsections:

(i) Maintenance of compensation shall be calculated using each district's 1978-79 base salary established in section 149 of this act times the number of staff units generated in subsection (1)(a) through (d) of this section in each district times each district's particular 1979-80 average staff mix factor improved by seven and forty-three hundredths percent;

(ii) Total salary increase compensation for each district shall be calculated by multiplying the 1978-79 base salary times the total number of staff units generated in subsection (1)(a) through (d) of this section times the 1979-80 average staff mix factor, times the percentage salary increase for each district pursuant to section 150 of this act improved by six and forty-eight hundredths percent; and

(iii) Health benefits shall be calculated at the rate of $83 per month per certificated full time equivalent staff units generated in subsection (1)(a) through (d) of this section.

Total 1979-80 basic education classified compensation entitlement for each district shall be equal to the sum of the following:

Renumber the remaining subsections consecutively and adjust the totals.

On page 54, section 148, line 27 after "established." strike all the material down to and including "act." on line 33 and insert:

*(g) Total 1979-80 basic education classified compensation entitlement for each district shall be equal to the sum of the following:
(i) Maintenance of classified compensation shall be equal to the staff units generated in subsection (1)(g) of this section times the 1978-79 average classified salary established in section 152 of this act improved by nineteen and thirty-one hundredths percent;

(ii) Total salary increase compensation shall be equal to the 1978-79 average classified salary established in section 152 of this act times the classified units established in subsection (1)(g) of this section times eight percent salary increase improved by thirteen and thirty-one hundredths percent; and

(iii) Health benefits shall be calculated at the rate of $83 per month per classified full time equivalent staff units generated in subsection (1)(g) of this section.

(h) Total 1980-81 basic education classified compensation entitlement for each district shall be equal to the sum of the following:

(i) Maintenance of classified compensation shall be equal to the staff units generated in subsection (1)(g) of this section times the 1978-79 average classified salary for each district improved by eight percent improved by nineteen and thirty-one hundredths percent;

(ii) Total salary increase compensation shall be equal to the 1978-79 average classified salary for each district improved by eight percent times the number of staff units established in subsection (1)(g) of this section, times six percent salary increase improved by thirteen and thirty-one hundredths percent; and

(iii) Health benefits shall be calculated at the rate of $92 per month per classified full time equivalent staff units generated in subsection (1)(g) of this section.

Renumber the remaining subsections consecutively.

NEW SECTION. Sec. 150. For purposes of determining 1979-80 and 1980-81 school year classified compensation entitlement for each district, the following definitions shall apply:

(1) Basic education certificated staff includes all full time equivalent certificated staff in the following programs:

(a) Basic education (program 00);
(b) Secondary vocational education (program 30);
(c) General support (program 97).

(2) Average 1978-79 basic education certificated staff salaries means the total 1978-79 actual salaries reimbursed such staff divided by the total number of such full time equivalent basic education certificated staff.

(3) The staff mix factor table developed by the legislative evaluation and accountability program committee (LEAP) (reference LEAP Document 1) shall be employed to calculate each district's base salary for basic education certificated staff.

(4) The average staff mix factor for 1978-79, 1979-80, and 1980-81 for each district shall be calculated using the staff referenced in subsection (1) of this section for the respective school year and the table referenced in subsection (3) of this section.

(5) Each district's particular 1978-79 certificated base salary shall be calculated by dividing each district's average basic education certificated staff salaries by each district's particular average staff mix factor.

NEW SECTION. Sec. 150. (1) Certificated base salary increases for the 1979-80 school year shall be calculated on the basis of each district's 1978-79 certificated base salaries as defined in section 149 of this act.

(2) The superintendent shall establish a 1978-79 state average certificated base salary.

(3) Those school districts whose certificated 1978-79 base salary is below the state average base salary shall be entitled to receive an eight and one-half percent increase: PROVIDED, That such entitlement shall not exceed an amount which, when added to the district's 1978-79 certificated base salary, would exceed the 1978-79 state average certificated base salary improved by six percent.

(4) Those school districts having 1978-79 base certificated salaries above the state average base salary shall be entitled to a six percent increase.

NEW SECTION. Sec. 151. (1) Certificated base salary increases for the 1980-81 school year shall be calculated on the basis of each district's 1979-80 base salaries as defined in subsection (2) of this section.

(2) The 1979-80 average state certificated base salary shall equal the 1978-79 state average certificated base salary improved by 7.07%.

(3) The 1979-80 base salaries shall be derived using the 1978-79 certificated base salaries adjusted by salary increases authorized by section 150 of this act.

(4) Those school districts whose certificated 1979-80 base salary is below the state average base salary shall be entitled to receive an eight and one-half percent increase: PROVIDED, That such entitlement shall not exceed an amount which, when added to the district's 1979-80 certificated base salary, would exceed the 1979-80 state average certificated base salary improved by six percent.

(5) Those school districts having 1979-80 base certificated salaries above the 1979-80 state base average salary shall be entitled to a six percent increase.

NEW SECTION. Sec. 152. For purposes of determining 1979-80 and 1980-81 school year classified salary by district, the following shall apply: School year 1978-79 basic education average classified salaries in each district shall be equal to the sum of each district's full time equivalent staff's classified salaries divided by the total number of such full time equivalent staff in the following programs:
(1) Basic education (program 00);
(2) General support (program 97);
(3) Secondary vocational education (program 30).

NEW SECTION. Sec. 153. FOR THE SUPERINTENDENT OF PUBLIC INSTRUCTION

General Fund Appropriation .................................................. $35,627,000

The appropriation contained in this section shall be subject to the following condition or limitation: The appropriation contained in this section shall be expended for classified and certificated salary and fringe benefit increases and health benefits for state-funded classified and certificated staff not funded through the basic education allocation of section 148 of this act: PROVIDED, That certificated and classified staff of a district shall be eligible for the same percentage salary and fringe benefit increases and health benefit rates specified in this act for certificated and classified staff in a particular district funded through the basic education allocation: PROVIDED FURTHER, That certificated staff employed by an educational service district shall be entitled to salary and fringe benefit increases based on a 7% salary increase in each year.*

Renumber the remaining sections consecutively.

Mr. Thompson spoke in favor of the amendments, and Representatives Nelson (G.A.), Schmitten, Barnes and Greengo spoke against them.

POINT OF INQUIRY

Mr. Nelson (G.A.) yielded to question by Ms. Sommers.

Ms. Sommers: "For the clarification of the House, Representative Schmitten's memo states that this proposal would take some money away from only two districts and increase the benefit going to 245 districts. It's certainly not clear how we could do that. How could we take so much money away from two districts and give more money to 245 districts?"

Mr. Nelson (G.A.): "We're just spreading the money differently to those that are in the nine percent and the six percent areas. You're only going to find two districts in the five percent area—Everett and Darringer. We've determined this times the total salaries to all certificated employees in every district and we've divided it by those total number of certificated employees to come up with an average salary. Then we divided that by the mix factor in each district and when you do that you get down to a base salary. We applied these percentage increases to the base salary. We think we're working with the same amount of money and you're going to find that you do get different percentages to these districts in these two plans. In the nine percent district you may be at 8.2 percent and in the 8.5 percent plan you may be at eight. There are completely different mixes going on in the two plans which account for the differences in the amounts of money they will receive increase—wise on the base salary, from district to district.*

Representatives Thompson and Gallagher spoke in favor of the amendments.

ROLL CALL

The Clerk called the roll on adoption of the amendments by Representative Thompson to Substitute House Bill No. 236, and the amendments were adopted by the following vote: Yeas, 50; nays, 48; not voting, 0.


Mr. Nelson (G.A.) moved adoption of the following amendment:

On page 55, section 148, beginning on line 33 strike all the material down to and including line 22 on page 56 and insert the following:

"(3) The superintendent of public instruction shall distribute not more than $27,762,000 of the funds appropriated by this section, outside of the basic education allocation to school districts as follows:
(a) For school district emergencies, not more than $500,000.
(b) For fire protection districts at a rate of $1.00 per year for each student attending a school located in an unincorporated area within a fire protection district as mandated by RCW 52.36.020; not more than $280,000 for the 1979–80 school year and not more than $280,000 for the 1980–81 school year."
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(c) Not more than $12,491,000 shall be expended for extracurricular and extended duty pay to be distributed on the basis of $173 per certificated staff per year in the following programs: Basic education, general support, handicapped, gifted and urban, rural and racial disadvantaged.

(d) For substitute teachers, to be distributed to districts on the basis of the number of state supported employees who are classroom teachers; for fiscal year 1980, an amount not to exceed $6,536,000 and for fiscal year 1981, an amount not to exceed $7,875,000: PROVIDED, That such distribution shall be for not more than six days per classroom teacher and shall be reimbursable at a rate of forty dollars per day exclusively for sick leave days taken.

(e) Not more than $300,000 for nonhigh school district billings for documented shortages caused by application of the levy lid act, chapter 325, Laws of 1977 ex. ses.

Mr. Bauer moved adoption of the following amendment to the Nelson (G.A.) amendment:

On line 18 of the amendment strike subsection (c) and insert the following:

"(c) Not more than $24,982,000 shall be expended for extracurricular and extended duty pay to be distributed on the basis of $346 per certificated staff per year in the following programs: Basic education, general support, handicapped, gifted and urban, rural and racial disadvantaged."

Adjust totals accordingly.

Representatives Bauer, Ehlers and Galloway spoke in favor of the amendment to the amendment, and Representatives Nelson (G.A.) and Barnes spoke against it.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representative Bauer to the Nelson (G.A.) amendment to Substitute House Bill No. 236, and the amendment to the amendment was not adopted by the following vote: Yeas, 42; nays, 56; not voting, 0.


Mr. Bauer moved adoption of the following amendment to the Nelson (G.A.) amendment:

On line 18 of the amendment strike subsection (c) and insert the following:

"(c) Not more than $18,737,000 shall be expended for extracurricular and extended duty pay to be distributed on the basis of $260 per certificated staff per year in the following programs: Basic education, general support, handicapped, gifted and urban, rural and racial disadvantaged."

Adjust totals accordingly.

Representatives Bauer and Thompson spoke in favor of the amendment to the amendment, and Mr. Nelson (G.A.) spoke against it.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representative Bauer to the Nelson (G.A.) amendment to Substitute House Bill No. 236, and the amendment to the amendment was not adopted by the following vote: Yeas, 45; nays, 53; not voting, 0.


Speaker Bagnariol stated the question before the House to be the amendment by Representative Nelson (G.A.), to page 55.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representative Nelson (G.A.) to Substitute House Bill No. 236, and the amendment was adopted by the following vote: Yeas, 97; nays, 1; not voting, 0.

Voting nay: Representative Bauer.

Mr. Warnke moved adoption of the following amendments:

On page 68, section 155, line 11 strike "5,232,000" and insert "25,388,000"

On page 68, section 155, line 13 strike "66,125,000" and insert "86,281,000"

Mr. Warnke spoke in favor of the amendments, and Mr. Nelson (G.A.) spoke against them.

Mr. Warnke spoke again in favor of the amendments.

Mr. Blair moved adoption of the following amendments:

On page 68, section 156, line 16 strike "108,160,000" and insert "120,160,000"

On page 68, section 156, line 17 strike "28,539,000" and insert "26,250,000"

On page 68, section 156, line 18 strike "136,699,000" and insert "146,410,000"

Mr. Blair spoke in favor of the amendments.

Mr. Blair moved adoption of the following amendments:

On page 68, section 156, line 16 strike "108,160,000" and insert "120,160,000"

On page 68, section 156, line 17 strike "28,539,000" and insert "26,250,000"

On page 68, section 156, line 18 strike "136,699,000" and insert "146,410,000"

Mr. Blair spoke in favor of the amendments.

Mr. Blair yielded to question by Mr. Oliver.

Mr. Oliver: "Representative Blair, can you tell me why the line item entry on page 68, line 17 goes from a reduced level of $28,539,000 down to $26,250,000 as a result of this additional $12 million appropriation?"

Mr. Blair: "Yes, I think I can explain that one, Representative Oliver. Unfortunately, the same rules the federal government applies to the state don't apply to federal funding. We are mandated by federal law that we may never reduce the amount of expenditure we put into this program unless there were an actual reduction in pupils. As long as there isn't a decline in the number of pupils we have to at least match what we have done in the past biennium. The federal government has a more respectable policy in regard to funding. Last fall when we were first preparing the budget, when the SPI reported to the Governor, the figure provided by the federal government for the federal level of funding was $36 million. Just before the Governor had to complete her preparations to send her budget to us, this figure was revised downward. The federal government decided they did not want to put $36 million in, but would only provide $28 million. That's the figure that came to us in the Governor's budget. About two months after that, when we were doing our evaluations of the Governor's budget, the federal government once again revised their estimate and now tell us they will only provide $26 million. We are only trying to reflect the most recent and, we hope, the final reduction in the federal level of funding for this program."
ROLL CALL

The Clerk called the roll on adoption of the amendment by Representative Blair to page 68 of Substitute House Bill No. 236, and the amendment was adopted by the following vote:

Yeas, 84; nays, 14; not voting, 0.


Mr. Warnke moved adoption of the following amendment:

On page 67, line 18 strike all of section 153 and insert the following:

"NEW SECTION. Sec. 153. FOR THE SUPERINTENDENT OF PUBLIC INSTRUCTION — FOR PUPIL TRANSPORTATION

General Fund Appropriation $155,377,000

The appropriation contained in this section shall be subject to the following conditions and limitations:

(1) In the 1980-81 school year, not more than $8,439,000 shall be expended for approved transportation equipment.

(2) Not more than $514,000 shall be expended for regional transportation coordinators.

(3) Not more than $40,000 shall be expended for driver training.

(4) Reimbursement for transportation for other than to and from school shall be funded in each school year only after to and from transportation has been fully funded: PROVIDED, That such other transportation shall be reimbursable at a rate of seventy-five percent.

(5) Not more than $105,000 shall be expended for the continued planning, development and evaluation of the regional transportation model by educational service district no. 121; and not more than $60,000 shall be expended for administrative and organizational services by educational service district no. 121 in the implementation of the regional transportation model: PROVIDED, That regular reports shall be made to the legislative budget committee: PROVIDED FURTHER, That no funds for the implementation of the regional transportation model be expended without the recommendation of the legislative budget committee."

Mr. Nelson (G.A.) moved adoption of the following amendments to the Warnke amendment:

On line 3 of the amendment strike "155,377,000" and insert "153,122,000"

On line 17 of the amendment strike "seventy-five" and insert "fifty"

Representatives Nelson (G.A.), Flanagan and Chandler spoke in favor of the amendments to the amendment, and Representatives Warnke, Ehlers and Heck spoke against them.

Mr. Ehlers spoke again in opposition to the amendments to the amendment.

POINT OF INQUIRY

Mr. Ehlers yielded to question by Mr. Nelson (D)

Mr. Nelson (D): "Representative Ehlers, one of the concerns I have about this amendment is how it affects the possibility of school children in this state to see their government in operation. I have sent letters to schools in my district inviting teachers and students to come down this session and I've only received one response from those teachers, yet I have about three high schools and probably 2,000 children at least in my district. It's a concern of mine that the children in this state get at least one chance in their education program to see their government. I wonder if you could respond as to how the Nelson amendment might affect that?"

Mr. Ehlers: "As opposed to the Pacific Science Center and King Tut, if you wanted to come from Spokane and have the state pick up one hundred percent, that's not true of this. Any field trip would come under the definition of field trip that we would pay—under the Nelson amendment, fifty percent, and the other language calls for seventy-five percent. It still means some expenditure locally."

Mr. Nelson (D) spoke in opposition to the amendment to the amendment.

With the consent of the House, Representative Barr was excused from the Call of the House.
ROLL CALL

The Clerk called the roll on adoption of the amendment by Representative Nelson (G.A.) to the Warnke amendment to Substitute House Bill No. 236, and the amendment to the amendment was adopted by the following vote: Yeas, 50; nays, 47; not voting, 1.


Not voting: Representative Barr.

Mr. Nisbet moved adoption of the following amendment to the Warnke amendment: Strike all of (S) in the amendment.

Mr. Nisbet spoke in favor of the amendment to the amendment, and Representatives Warnke and Thompson spoke against it.

Mr. Williams spoke in favor of the amendment.

POINT OF ORDER

Mr. Ehlers: "I'm not sure what Representative Williams means by 'boondoggle.'"

SPEAKER BAGNARIOL'S RULING

Speaker Bagnariol: "Your point is well taken. I would hope the members would respect that when amendments are offered in this budget they are important to someone and I think referring to a project in this budget as a 'boondoggle' is completely out of line. I would expect your proper apologies might be forthcoming to the sponsors."

Mr. Nisbet spoke again in favor of the amendment to the amendment.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representative Nisbet to the Warnke amendment to Substitute House Bill No. 236, and the amendment to the amendment was not adopted by the following vote: Yeas, 45; nays, 52; not voting, 1.


Not voting: Representative Barr.

Speaker Bagnariol stated the question before the House to be the Warnke amendment as amended.

Mr. Warnke spoke in favor of the amended amendment.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representative Warnke as amended to Substitute House Bill No. 236, and the amendment was adopted by the following vote: Yeas, 97; nays, 0; not voting, 1.

Mr. Heck moved adoption of the following amendments by Representatives Heck, Douthwaite, May, Burns, O'Brien, Maxie, Lux, Charnley, Eng, Bauer, Salatino, Pruitt, Sherman, Nelson (D) and Vrooman:

On page 69, section 159, line 6 strike "$16,872,000" and insert "$24,422,000"

On page 69, section 159, line 8 strike "$22,872,000" and insert "$30,422,000"

Representatives Heck, O'Brien, Salatino, May and Bauer spoke in favor of the amendments, and Representatives Nelson (G.A.) and Nelson (D) spoke against them.

POINT OF INQUIRY

Mr. Heck yielded to question by Mr. Tupper.

Mr. Tupper: "In the 1977-79 program we set aside $1.2 million for remediation and $930,000 for bilingual programs. My concern is that if these two figures, which add up to $2.1 million, are not correctly backed out of that $7.5 million SPI request, we may make a duplicate request and I hope you can answer that. I want to make sure we aren't putting in an additional $2.1 million over what we will need for programs that will be picked up in the new remedial and new bilingual programs."

Mr. Heck: "Your point is extremely well taken, Representative Tupper. It's one I tried, not very successfully, to make in my opening remarks. The current biennium total appropriation for URRD is $10.5 million and if you back out the traditional remediation and bilingual programs it comes to $8.4 million for all other programs. What I'm proposing is a restoration of $7.5 million and, therefore, I am proposing approximately a $1 million cut in the program."

Representatives Brekke, Douthwaite and Heck spoke in favor of the amendments, and Representatives Nelson (G.A.) and Taylor spoke against them.

ROLL CALL

The Clerk called the roll on adoption of the amendments by Representative Heck and others to Substitute House Bill No. 236, and the amendments were not adopted by the following vote: Yeas, 47; nays, 50; not voting, 1.


Not voting: Representative Barr.

Mr. Heck moved adoption of the following amendments:

On page 69, section 159, line 6 strike "16,872,000" and insert "21,872,000"

On page 69, section 159, line 8 strike "22,872,000" and insert "27,872,000"

Mr. Heck spoke in favor of the amendments, and Mr. Nelson (G.A.) spoke against them.

ROLL CALL

The Clerk called the roll on adoption of the amendments by Representative Heck to Substitute House Bill No. 236, and the amendments were not adopted by the following vote: Yeas, 49; nays, 48; not voting, 1.


Not voting: Representative Barr.
Mr. Nelson (G.A.) moved adoption of the following amendments:
On page 69, section 159, line 6 strike "16,872,000" and insert "20,872,000"
On page 69, section 159, line 8 strike "22,872,000" and insert "26,872,000"

Mr. Nelson (G.A.) spoke in favor of the amendments.

ROLL CALL

The Clerk called the roll on adoption of the amendments by Representative Nelson (G.A.) to Substitute House Bill No. 236, and the amendments were adopted by the following vote:
Yeas, 96; nays, 1; not voting, 1.


Voting nay: Representative Eng.

Not voting: Representative Barr.

The Clerk read the following amendment by Representative Barnes:
On page 69, section 159, beginning on line 17 strike all the material down to and including "663" on line 19 and insert:

"(2) Of this appropriation, $3,000,000 of state general funds shall be expended in the 1979-80 school year in accordance with the provisions of RCW 28A.41.250 through 28A.41.290.

(3) Of this appropriation, $9,000,000 of state general funds shall be expended for the implementation of Substitute House Bill No. 663."

With the consent of the House, Mr. Barnes withdrew the amendment.

Mr. Bender moved adoption of the following amendments by Representatives Bender, Chandler, Douthwaite and Teutsch:
On page 69, section 159, line 6 strike "16,872,000" and insert "20,872,000"
On page 69, section 159, line 8 strike "22,872,000" and insert "26,872,000"

Representatives Bender and Chandler spoke in favor of the amendments.

ROLL CALL

The Clerk called the roll on adoption of the amendments by Representative Bender and others to Substitute House Bill No. 236, and the amendments were adopted by the following vote:
Yeas, 97; nays, 0; not voting, 1.


Not voting: Representative Barr.

Mr. Warnke moved adoption of the following amendment by Representatives Warnke and Heck:
On page 70, section 163, line 33 strike "1,200,000" and insert "3,300,000"
On page 70, section 163, line 3 strike "178,000" and insert "200,000"

Representatives Bender and Chandler spoke in favor of the amendments.

ROLL CALL

The Clerk called the roll on adoption of the amendments by Representative Bender and others to Substitute House Bill No. 236, and the amendments were adopted by the following vote:
Yeas, 97; nays, 0; not voting, 1.


Not voting: Representative Barr.

Mr. Warnke moved adoption of the following amendment by Representatives Warnke and Heck:
On page 70, after line 33 insert a new section as follows:

"NEW SECTION. Sec. 169. No school district may use funds from any source to contract with independent contractors to perform services including, but not limited to, clerical, maintenance and operation, food and transportation services: PROVIDED, That those contracts for such services which have been entered into prior to January 1, 1979 and renewed thereafter shall not be abrogated by this act: PROVIDED FURTHER, That the legislative budget committee shall report to the legislature in the 1981-83 session regarding the ramifications of subcontracting."

Renumber the remaining sections consecutively.

Mr. Warnke spoke in favor of the amendment, and Representatives Polk and Bond spoke against it.

Mr. Warnke spoke again in favor of the amendment.
POINT OF INQUIRY

Mr. Warnke yielded to question by Mr. Scott.

Mr. Scott: "Representative Warnke, what happens if a school district contracts out all of their busing, sells all their buses, then when the transportation contract is up and they come back in and that contractor's bid is two or three times higher than it was costing, what does the school district do?"

Mr. Warnke: "If the school district has done away with their trust funds and doesn't have the money to buy equipment, and we have included transportation in basic education, they must provide transportation. They don't have any choice. There are, in the state of Washington, only two companies that I know of that are subcontracting because it takes a great deal of money to buy the equipment. I think it's around $30,000 for each piece of equipment. That school district would either have to look around for a competitor or would have to pay the price of whatever that bill was to pay for transportation."

Representatives Scott and Ehlers spoke in favor of the amendment, and Representatives Patterson, Taylor and Greengo spoke against it.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representatives Warnke and Heck to Substitute House Bill No. 236, and the amendment was not adopted by the following vote: Yeas, 44; nays, 53; not voting, 1.


Not voting: Representative Barr.

Mr. Polk moved adoption of the following amendment by Representatives Blair and Thompson:

On page 71, section 169, strike all material beginning with line 6 through line 10.

Mr. Polk spoke in favor of the amendment.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representatives Blair and Thompson, and the amendment was adopted by the following vote: Yeas, 97; nays, 0; not voting, 1.


Not voting: Representative Barr.

Speaker Bagnariol called on Representative O'Brien to preside.

Mr. Williams moved adoption of the following amendment by Representatives Williams, Haley, Nisbet, Sprague, Tupper and Isaacson:

On page 78, section 173, beginning on line 1 after "concerned" insert ": PROVIDED FURTHER, That notwithstanding the provisions of section 77, the office of financial management shall not allot any funds to the state energy office until the governor appoints a director of the state energy office with the consent of the Senate and a management plan is prepared by the office and submitted to the standing committees of the House of Representatives and Senate on Energy and Utilities."

Mr. Williams spoke in favor of the amendment.
Ms. McCormick moved adoption of the following amendment by Representatives McCormick, Martinis, Scott, Monohon, Nelson (D), Charnley, Grimm, Sherman and McCormick to the Williams' amendment:

On line 4 of the amendment after "not allot" strike "any funds" and insert "more than $150,000"

Representatives McCormick and Haley spoke in favor of the amendment to the amendment, and it was adopted.

Ms. McCormick moved adoption of the following amendment by Representatives McCormick, Nelson (D), Charnley, Martinis, Grimm, Scott, Monohon and Sherman to the Williams' amendment:

On line 7 of the amendment strike "with the consent of the senate"

Representatives McCormick and Isaacson spoke in favor of the amendment to the amendment, and it was adopted.

Speaker Bagnariol declared the question before the House to be the amendment by Representative Williams and others as amended.

POINT OF INQUIRY

Mr. Williams yielded to question by Mr. Taller.

Mr. Taller: "Representative Williams, in the amendment it says, '...prepared by the office.' Does that mean OFM or the Energy Office?"

Mr. Williams: "It means the Energy Office."

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representative Williams and others as amended to Substitute House Bill No. 236, and the amendment was adopted by the following vote: Yeas, 97; nays, 0; not voting, 1.


Not voting: Representative Barr.

Mr. Zimmerman moved adoption of the following amendment by Representatives Blair, Thompson and Zimmerman:

On page 13, section 38, line 12 strike "$3,062,000" and insert "$3,393,000" and adjust totals accordingly.

ROLL CALL

The Clerk called the roll on adoption of the following amendment by Representatives Blair, Thompson and Zimmerman to Substitute House Bill No. 236, and the amendment was adopted by the following vote: Yeas, 76; nay, 21; not voting, 1.


Not voting: Representative Barr.

Mr. Grimm moved adoption of the following amendments by Representatives Grimm, Walk, Erickson, Granlund, Ehlers, Brown, Salatino, Gallagher, Adams, Haley, Dawson and Winsley:

On page 20, section 53, line 4 strike "$3,500,000" and insert "$3,750,000" Adjust totals accordingly.
On page 20, section 53, line 8 after "following" strike "condition or limitation:" and insert "conditions or limitations:

(1) Up to $250,000 of the appropriation shall be used exclusively for the provision of the assistance of a special prosecutor on the investigation of indictments linking local government officials to criminal operations: PROVIDED, That the total assistance provided pursuant to this section and section 11, chapter 15, Laws of 1979 shall not exceed $300,000. To the extent possible, this appropriation shall be used to match available federal and local funds for this purpose.

(2)"

Mr. Grimm spoke in favor of the amendment.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representative Grimm and others to Substitute House Bill No. 236, and the amendment was adopted by the following vote: Yeas, 85; nays, 12; not voting, 1.


Not voting: Representative Barr.

Ms. Houchen moved adoption of the following amendment by Representatives Houchen and Deccio:

On page 25, section 63, line 23 strike "98,581,000" and insert "98,503,000"

Representatives Houchen and Deccio spoke in favor of the amendment, and Representatives Becker, Hughes and Ehlers spoke against it.

Mr. Newhouse demanded the previous question and the demand was sustained.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representatives Houchen and Deccio to Substitute House Bill No. 236, and the amendment was not adopted by the following vote: Yeas, 44; nays, 53; not voting, 1.


Not voting: Representative Barr.

Mr. Warnke moved adoption of the following amendment:

On page 34, section 83, line 5 strike "$267,000" and insert "$300,200"

On page 34, section 83, line 6 strike "$2,685,000" and insert "$2,718,000"

Representatives Warnke and Eberle spoke in favor of the amendments.

ROLL CALL

The Clerk called the roll on adoption of the amendments by Representative Warnke to Substitute House Bill No. 236, and the amendments were adopted by the following vote: Yeas, 92; nays, 5; not voting, 1.

Mr. Nelson (D) moved adoption of the following amendment by Representatives Nelson (D), Lux, Douthwaite and Sommers:

On page 34, section 85, after line 9 add the following:

"PROVIDED, That in expending funds for the purposes set forth in chapter 43.31A, the department shall require the economic assistance authority to determine whether it is appropriate to set an upper limit on the investment that can be made in a project in order for that project to qualify as an 'eligible investment project': PROVIDED FURTHER, That the authority shall make every reasonable effort to annually redefine economic assistance areas for the purposes of the grant and loan and the investment tax deferral programs as set forth in chapter 43.31A: PROVIDED FURTHER, That for the purposes of the investment tax deferral program the department shall give first priority to the criteria found in 43.31A.090(1)(a) in redefining economic assistance areas: AND PROVIDED FURTHER, That the department shall report its findings as to the advisability of placing upper limits on investments to the appropriate legislative committee within one year after the effective date of this act."

POINT OF ORDER

Mr. Newhouse: "Mr. Speaker, in reading over this amendment, it is obviously out of order. It changes an existing statute and it gets into much statutory authority. It's entirely out of place in a budget bill."

SPEAKER'S RULING (MR. O'BRIEN PRESIDING)

The Speaker (Mr. O'Brien presiding): "It appears the subject matter contained in the proposed amendment is not germane to the budget. In accordance with Rule 31, which says, 'No motion or proposition on a subject different from that under consideration shall be admitted under color of amendment...'; it appears the subject matter in the amendment goes beyond the scope and object of our amendments to the Department of Economic Assistance. Therefore, on the basis of our interpretation of the rules, I am going to rule the amendment out of order."

Mr. Dawson moved adoption of the following amendment by Representatives Dawson, Granlund, Jovanovich and Smith (R):

On page 36, section 90, following line 29 insert a new subsection as follows:

"(5) Not more than $50,000 of the general fund appropriation shall be expended by the department on a study to determine appropriate methods to appraise marine lands and thereby charge proper lease fees. The department shall report to the House and Senate standing committees on natural resources of the 47th legislature. Until the department's report is delivered to the legislature no lease fee shall be subject to greater than 106% per year increase."

Representatives Dawson, Craswell, Wilson and Smith (R) spoke in favor of the amendment, and Representatives Sommers, Martinis and Keller spoke against it.

Mr. Dawson spoke again in favor of the amendment.

Mr. Warnke demanded the previous question, and the demand was sustained.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representative Dawson and others to Substitute House Bill No. 236, and the amendment was not adopted by the following vote: Yeas, 47; nays, 50; not voting, 1.


Not voting: Representative Barr.

Mr. Whiteside moved adoption of the following amendment by Representatives Ehlers and Whiteside:
On page 52, section 147, line 24 after "costs" insert "PROVIDED FURTHER, That the superintendent of public instruction shall cause to be prepared to the state a report to the legislature before each regular session, detailing the fiscal impact of the several certified educational clinics receiving reimbursements from the state.

The superintendent, by rule, may require such clinics to furnish such information as he deems necessary to meet the requirements of this section. Included within the information to be reported by the superintendent on each clinic shall be the following:

(a) The dollar amount of reimbursement received by the clinic from the state for each month available of the then current, and past, biennium; and

(b) A statement which identifies the owners of the clinic. In the case of profit or nonprofit corporations the officers, directors, and shareholders of record as of the close of the corporation's fiscal year shall be furnished.

On motion of Mr. Polk, the following amendment to the amendment was adopted:

Strike all references to "superintendent of public instruction" in this amendment and insert "legislative budget committee".

On motion of Mr. Polk, the following amendment to the amendment was adopted:

In the second paragraph of the amendment, after "superintendent," strike "by rule, may" and insert "shall" and after "information as" strike "he" and insert "it".

The Speaker (Mr. O'Brien presiding) stated the question before the House to be the amendment by Representatives Whiteside and Ehlers as amended.

Mr. Ehlers spoke in favor of the amendment.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representatives Ehlers and Whiteside to Substitute House Bill No. 236, and the amendment was adopted by the following vote: Yeas, 96; nays, 1; not voting, 1.


Voting nay: Representative Eng.

Not voting: Representative Barr.

Mr. Thompson moved adoption of the following amendment:

On page 10, beginning on line 4 strike all of section 30 and insert the following:

NEW SECTION. Sec. 30. FOR THE GOVERNOR—SPECIAL APPROPRIATIONS

General Fund Appropriation—State .......................................... $ 178,446,000

General Fund Appropriation—Federal ........................................ $ 23,695,000

Special Fund Salary and Insurance Contribution Increase Revolving Fund Appropriation .......................................................... $ 65,428,000

Total Appropriation ............................................. $ 267,569,000

The appropriations contained in this section, or so much thereof as may be necessary, shall be expended exclusively for the purposes designated herein and shall be subject to the following conditions and limitations:

(1) $1,400,000 shall be for the governor's emergency fund to be allocated for the carrying out of the critically necessary work of any agency, of which not more than $600,000 may be allocated by the governor for surveys and installations.

(2) It is the intent of the legislature to comply with the Presidential guidelines on compensation. To this end:

(a) Not more than $82,397,000 of general fund moneys (including $21,789,000 in federal funds) shall be expended to effect salary increases for state classified employees and for state employees exempt from the classified service. Not more than $30,747,000 of this amount (including $8,130,000 in federal funds) shall be expended to effect, beginning July 1, 1979, an average 5.0% salary increase for these employees. Not more than $36,173,000 of this amount (including $9,566,000 in federal funds) shall be expended to implement the salary ranges adopted by the state personnel board from the 1978 salary survey for state classified employees and to effect comparable salary increases for state employees exempt from the classified service. These adjustments shall take effect beginning October 1, 1979. Not more than $15,477,000 of this amount (including $4,093,000 in federal funds) shall be expended to effect, beginning October 1, 1980, an average 6.0% salary increase for these employees.
(b) Not more than $36,921,000 of general fund moneys shall be expended to effect salary increases for state higher education classified employees excluding student employees not under the jurisdiction of the state personnel board or the higher education personnel board. Not more than $11,646,000 of this amount shall be expended to effect, beginning July 1, 1979, an average of 5.0% salary increase for these employees. Not more than $19,269,000 of this amount shall be expended to implement the salary ranges adopted by the higher education personnel board from the 1978 salary survey. These adjustments shall take effect beginning October 1, 1979. Not more than $6,006,000 of this amount shall be expended to effect, beginning October 1, 1980, an average of 6.0% salary increase for these employees.

(c) Not more than $64,560,000 of general fund moneys shall be expended to effect salary increases including increments or their equivalents for faculty and administrative exempt employees of the four-year units of higher education and community colleges. Not more than $24,994,000 of this amount shall be expended to effect a 5.0% increase for faculty and administrative exempt employees effective September 1, 1979. Not more than $26,945,000 of this amount shall be expended to effect an average 5.6% increase for faculty and administrative exempt employees, effective October 1, 1979. Not more than $12,472,000 of this amount shall be expended to effect an average 6.0% salary increase for faculty and administrative exempt employees effective October 1, 1980.

(d) Not more than $3,582,000 of general fund moneys shall be expended to effect salary increases for higher education student employees and graduate assistants. Not more than $2,453,000 of this amount shall be expended to effect, beginning October 1, 1979, 7.0% salary increases. Not more than $1,129,000 of this amount shall be expended to effect, beginning October 1, 1980, 7.0% salary increases.

(e) Not more than $229,000 of general fund moneys shall be expended to effect salary increases for commissioned officers of the Washington State Patrol. Not more than $88,000 of this amount shall be expended to effect, beginning July 1, 1979, an average 5.0% salary increase. Not more than $97,000 of this amount shall be expended to effect, beginning October 1, 1979, an average of 6.0% salary increase. Not more than $44,000 of this amount shall be expended to effect, beginning October 1, 1980, an average of 6.0% salary increase. PROVIDED, That no additional salary increases may be granted from any fund source greater that those authorized by this act.

(f) Not more than $13,202,000 of general fund moneys (including $1,906,000 in federal funds) shall be expended to effect increases in the state's maximum contribution for employee insurance benefits. Not more than $9,241,000 of this amount (including $1,334,000 in federal funds) shall be expended to effect, beginning July 1, 1979, an increase in the state's maximum contribution for employee insurance benefits from $72.50 per month to $83.00 per month per eligible employee. Not more than $3,961,000 of this amount (including $572,000 in federal funds) shall be expended to effect, beginning July 1, 1980, an increase in the state's maximum contribution for employee insurance benefits from $83.00 per month to $92.00 per month per eligible employee.

(g) Not more than $61,092,000 of special fund salary and insurance contribution increase revolving fund moneys shall be expended to effect salary increases for state classified employees, state employees exempt from the classified service, higher education classified employees, higher education faculty, higher education exempt employees, higher education student employees, graduate assistants, and commissioned members of the Washington State Patrol.

Increases for state classified employees and for state employees exempt from the classified service shall be calculated in accordance with the procedures outlined in subsection (2)(a) of this section. Increases for higher education classified employees shall be calculated in accordance with the procedures outlined in subsection (2)(b) of this section. Increases for higher education faculty and higher education exempt employees shall be calculated in accordance with the procedures outlined in subsection (2)(c) of this section. Increases for higher education student employees and graduate assistants shall be calculated in accordance with the procedures outlined in subsection (2)(d) of this section. Increases for the commissioned officers of the Washington State Patrol shall be calculated in accordance with the procedures outlined in subsection (2)(e) of this section.

(h) Not more than $4,336,000 of special fund salary and insurance contribution increase revolving fund moneys shall be expended to effect increases in the state's maximum contributions for employee insurance benefits. Not more than $3,035,000 of this amount shall be expended to effect, beginning July 1, 1979, an increase in the state's maximum contribution for employee insurance benefits from $72.50 per month to $83.00 per month per eligible employee. Not more than $1,301,000 of this amount shall be expended to effect, beginning July 1, 1980, an increase in the state's maximum contribution for employee insurance benefits from $83.00 per month to $92.00 per month per eligible employee: PROVIDED, That the funds contained in this subsection (2)(i) shall be expended exclusively for the maintenance of the level of health benefits being provided on the effective date of this act.

(i) To facilitate payment of state employee salary increases from special funds and to facilitate payment of state employee insurance benefit increases from special funds, the state treasurer is hereby directed to transfer sufficient income from each special fund to the special fund salary and insurance contribution increase revolving fund hereby created in accordance with schedules provided by the office of financial management."

POINT OF ORDER

Mr. Newhouse: "Mr. Speaker, this amendment would appear to be in a sequence on page 10, section 30, which has to do with state employees' salaries. According to Reed's Rule 154, we could obviously be in the process of 'Filling in Blanks.' We have had in this section a series
of comprehensive amendments beginning with one by Representative Thompson which was defeated, reconsidered, defeated again, followed by an amendment by Representative Blair at a lower figure which was defeated, reconsidered and defeated again. I'd like to site not only Reed's 154, but what happened last session with Mr. O'Brien presiding. The Speaker ruled a similar amendment by Representative Polk out of order because it was above the second amendment considered. So I would suggest to you that any amendment higher than the last amendment, which was defeated, is out of order, and that we can only consider an amendment lower than the last amendment considered.

The Speaker (Mr. O'Brien presiding) declared the House to be at ease.

The Speaker (Mr. O'Brien presiding) called the House to order.

SPEAKER'S RULING (MR. O'BRIEN PRESIDING)

The Speaker (Mr. O'Brien presiding): "We were acting in regard to Reed's Rule 142 on a motion to strike out and insert. On the basis of that rule, it is in order to have subsequent amendments offered, on the basis of striking and inserting different material. This is the case of Representative Thompson's amendment at the present time. He is now striking and inserting new material. This is in order. The Speaker will rule that the amendment is in order.

POINT OF ORDER

Mr. Newhouse: "Mr. Speaker, I would point out that these are all striking amendments and they all insert a new total. The total as inserted in Mr. Thompson's amendment first rejected was $181 million; Mr. Blair's, $159 million and now we go back to $167 million. You can call that not filling in the blanks if you will, but common practice in Congress and in this body over the years has been to start with the higher numbers and work down to a level to which you may get a majority of the body. I suggest your ruling is in error.

The Speaker (Mr. O'Brien presiding) stated the question before the House to be the amendment by Representative Thompson.

Mr. Thompson spoke in favor of the amendment, and Mr. Taller spoke against it.

Mr. King demanded an oral roll call vote, and the demand was sustained.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representative Thompson to Substitute House Bill No. 236, and the amendment was adopted by the following vote: Yeas, 50; nays, 47; not voting, 1.


Not voting: Representative Barr.

MOTION FOR RECONSIDERATION

On motion of Mr. Polk, the rules were suspended to allow reconsideration of the amendment by Representatives Polk and Valle to page 25 that was adopted by the House on Saturday, March 24, 1979.

On motion of Mr. Polk, the following amendment to the Polk/Valle amendment was adopted:

On the first line of the new language strike "$4,243,800" and insert "$5,054,000 (of which $810,000 is to be from federal funds)"

The Speaker (Mr. O'Brien presiding) stated the question before the House to be the amendment by Representatives Polk and Valle to page 25 as amended.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representatives Polk and Valle as amended to page 25 of Substitute House Bill No. 236, and the amendment was adopted by the following vote: Yeas, 97; nays, 0; not voting, 1.

Not voting: Representative Barr.

On motion of Mr. Thompson, the following amendments by Representatives Thompson and Blair were adopted:

On page 13, section 38, line 15 strike "18,096,000" and insert "18,427,000"
On page 13, section 39, line 20 strike "35,209,000" and insert "34,796,000"
On page 18, section 51, line 16 strike "9,275,000" and insert "9,535,000"
On page 20, section 53, line 4 strike "3,500,000" and insert "3,806,000"
On page 20, section 53, line 6 strike "13,569,000" and insert "13,819,000"
On page 21, section 59, line 27 strike "1,204,276,000" and insert "1,217,095,000"
On page 21, section 59, line 28 strike "839,092,000" and insert "841,855,000"
On page 21, section 59, line 32 strike "2,056,801,000" and insert "2,072,383,000"
On page 24, section 62, line 28 strike "83,348,000" and insert "91,614,000"
On page 24, section 62, line 29 strike "14,927,000" and insert "15,737,000"
On page 24, section 62, line 31 strike "100,394,000" and insert "109,470,000"
On page 25, section 63, line 23 strike "98,581,000" and insert "99,263,000"
On page 25, section 63, line 24 strike "60,012,000" and insert "60,038,000"
On page 25, section 63, line 25 strike "158,593,000" and insert "159,321,000"
On page 26, section 64, line 24 strike "130,370,000" and insert "131,379,000"
On page 26, section 64, line 25 strike "130,190,000" and insert "131,199,000"
On page 26, section 64, line 26 strike "260,560,000" and insert "262,578,000"
On page 27, section 65, line 3 strike "299,277,000" and insert "300,573,000"
On page 27, section 65, line 5 strike "500,143,000" and insert "501,639,000"
On page 27, section 66, line 15 strike "67,860,000" and insert "69,134,000"
On page 27, section 66, line 16 strike "69,785,000" and insert "70,660,000"
On page 27, section 66, line 18 strike "137,745,000" and insert "139,894,000"
On page 29, section 70, line 13 strike "53,899,000" and insert "53,991,000"
On page 29, section 70, line 14 strike "33,069,000" and insert "33,092,000"
On page 29, section 70, line 15 strike "86,968,000" and insert "87,083,000"
On page 33, section 82, line 20 strike "28,469,000" and insert "28,573,000"
On page 34, section 83, line 6 strike "2,685,000" and insert "2,718,000"
On page 39, section 96, line 7 strike "•" and insert •

Mr. Nelson (D) moved adoption of the following amendment:

On page 34, section 85, after line 19 add the following:

"The department shall review the tax deferral program for the purpose of determining whether there is an opportunity for improvement or revision in the criteria utilized in the program. The department shall make a comprehensive review of other programs designed to stimulate employment and shall determine whether there are other more cost effective programs which will provide an equal or larger increase in employment. The department shall report its findings and recommendations to the house labor and revenue committees and the senate labor and ways and means committees no later than January 1, 1980."

Mr. Nelson (D) spoke in favor of the amendment.

Mr. Newhouse demanded the previous question and the demand was sustained.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representative Nelson (D) to Substitute House Bill No. 236, and the amendment was not adopted by the following vote: Yeas, 46; nays, 51; not voting, 1.


Patterson, Polk, Rohrbach, Rosbach, Sanders, Schmitten, Smith C. P., Sprague, Struthers, Taller, Taylor, Teutsch, Tilly, Tupper, Van Dyken, Walk, Whiteside, Williams, Wilson, Winsley, Zimmerman.

Not voting: Representative Barr.

Substitute House Bill No. 236 was ordered engrossed.

On motion of Mr. King, the rules were suspended, the second reading considered the third, and Engrossed Substitute House Bill No. 236 was placed on final passage.

POINT OF INQUIRY

Mr. Polk yielded to question by Mr. Van Dyken.

Mr. Van Dyken: "Representative Polk, you and Representative Valle sponsored an amendment to section 62 and in this amendment is it your intent that the mental health centers may use short term conditional residential care services in carrying out the provisions of this section?"

Mr. Polk: "Yes, it is."

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 236, and the bill passed the House by the following vote: Yeas, 57; nays, 40; not voting, 1.


Not voting: Representative Barr.

Engrossed Substitute House Bill No. 236, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

On motion of Mr. King, the House reverted to the fifth order of business.

REPORTS OF STANDING COMMITTEES

March 26, 1979

HOUSE BILL NO. 894, Prime Sponsor: Representative Kreidler, regulating sources and uses of radiation. Reported by Committee on Social and Health Services.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Adams, Co-Chairman; Whiteside, Co-Chairman; Brekke, Gruger, Houchen, Kreidler, Lux, May, Mitchell, Pruitt, Schmitten, Tupper.

March 26, 1979

HOUSE BILL NO. 1155, Prime Sponsor: Representative King, broadening emergency medical service beyond prehospital care and making other changes in the program. Reported by Committee on Social and Health Services.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Adams, Co-Chairman; Whiteside, Co-Chairman; Brekke, Gruger, Houchen, Kreidler, Lux, May, Mitchell, Pruitt, Schmitten, Tupper.

March 26, 1979

HOUSE BILL NO. 1196, Prime Sponsor: Representative Struthers, implementing law relating to gambling. Reported by Committee on Commerce.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Greengo, Co-Chairman; Addison, Fuller, Gallagher, May, Oliver, Owen, Sanders, Struthers, Walk.
HOUSE BILL NO. 1266, Prime Sponsor: Representative Granlund, redesignating "absentee voters" as "postal voters." Reported by Committee on Constitution, Elections and Governmental Ethics.

MAJORITY recommendation: Do pass with the following amendment:

On page 28, line 5 insert the following:

"NEW SECTION. Sec. 45. The provisions of this act shall not apply to stationery or printed material ordered, purchased, or obtained prior to the effective date of this act. Such stationery or printed material shall be used for their intended purpose as if this act had not been enacted." 

Signed by Representatives Oliver, Executive Chairman; Erickson, Co-Chairwoman; Eng, Granlund, Gruger, Hughes.

March 27, 1979

HOUSE CONCURRENT RESOLUTION NO. 6, Prime Sponsor: Representative Becker, establishing a task force on children and families. Reported by Committee on Social and Health Services.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Adams, Co-Chairman; Whiteside, Co-Chairman; Brekke, Gruger, Kreidler, Lux, May, Mitchell, Pruitt.

March 26, 1979

ENGROSSED SENATE BILL NO. 2311, Prime Sponsor: Senator Bausch, authorizing supervisor of savings and loan association to conditionally allow credit unions to exercise powers of federally chartered credit unions. Reported by Committee on Financial Institutions.

MAJORITY recommendation: Do pass with the following amendments:

On page 1, strike everything after the enacting clause and insert the following:

"NEW SECTION. Section 1. There is added to chapter 31.12 RCW a new section to read as follows:

Notwithstanding any other provision of law, the supervisor may make reasonable rules authorizing a credit union to exercise any of the powers conferred as of April 1, 1979, upon a federal credit union doing business in this state, if the supervisor finds that the exercise of the power:

(1) Serves the convenience and advantage of members; and

(2) Maintains the quality of competition between state chartered credit unions and federally chartered credit unions.

The exercise of these powers is subject to such rules and regulations as the supervisor may prescribe."

Signed by Representatives Winsley, Executive Chairwoman; Eng, Co-Chairman; Blair, Hurley, Kreidler, Lux, Sommers.

On motion of Mr. King, all bills listed on today's agenda under the fifth order of business were passed to Committee on Rules for second reading with the exception of HOUSE BILL NO. 1155, which was rereferred to Committee on Appropriations.

MOTIONS

On motion of Mr. King, the House dispensed with further business under the Call of the House.

On motion of Mr. King, the House adjourned until 10:00 a.m., Wednesday, March 28, 1979.

JOHN BAGNARIOL, Speaker
DUANE BERENTSON, Speaker
EIGHTH DAY, MARCH 28, 1979

EIGHTH DAY
MORNING SESSION


The House was called to order at 10:00 a.m. by Speaker Berentson. The Clerk called the roll and all members were present except Representative Barr, who was excused.

The flag was escorted to the rostrum by a Sergeant at Arms Color Guard, Pages Karen Borozan and Casey O'Dell. Prayer was offered by The Reverend George Smith of the Evergreen Christian Center of Olympia.

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

MESSAGES FROM THE GOVERNOR

March 27, 1979

TO THE HONORABLE,
THE HOUSE OF REPRESENTATIVES
OF THE STATE OF WASHINGTON

Ladies and Gentlemen:

I have the honor to advise that on March 26, 1979, Governor Ray approved the following House Bills, entitled:

SUBSTITUTE HOUSE BILL NO. 16, Relating to senior citizen programs;
HOUSE BILL NO. 30: Relating to criminal cost bills in felony cases;
SUBSTITUTE HOUSE BILL NO. 92: Relating to industrial insurance coverage;
SUBSTITUTE HOUSE BILL NO. 96: Relating to ride sharing;
HOUSE BILL NO. 149: Relating to law libraries;
SUBSTITUTE HOUSE BILL NO. 195: Relating to savings and loan associations;
SUBSTITUTE HOUSE BILL NO. 264: Relating to health;
SUBSTITUTE HOUSE BILL NO. 480: Relating to discrimination;
HOUSE BILL NO. 677: Relating to local government;
SUBSTITUTE HOUSE BILL NO. 729: Relating to state employees' insurance and health care;
SUBSTITUTE HOUSE BILL NO. 749: Relating to highways;
HOUSE BILL NO. 754: Relating to the adjustment of workers' compensation benefits;
HOUSE BILL NO. 795: Relating to charitable gift annuities;
SUBSTITUTE HOUSE BILL NO. 815: Relating to prescription drugs.

Sincerely,
H. B. Hanna, Legal Counsel

March 27, 1979

TO THE HONORABLE,
THE HOUSE OF REPRESENTATIVES
OF THE STATE OF WASHINGTON

Ladies and Gentlemen:

I have the honor to advise that on March 27, 1979, Governor Ray approved the following House Bills, entitled:

SUBSTITUTE HOUSE BILL NO. 109: Relating to insurance;
HOUSE BILL NO. 141: Relating to motor vehicle licensing;
SUBSTITUTE HOUSE BILL NO. 175: Relating to salmon resources;
SUBSTITUTE HOUSE BILL NO. 259: Relating to health;
HOUSE BILL NO. 365: Relating to satellite facilities of certain financial institutions;
HOUSE BILL NO. 588: Relating to insurance;
HOUSE BILL NO. 602: Relating to insurance examinations;
HOUSE BILL NO. 802: Relating to securities regulation;
HOUSE BILL NO. 847: Relating to state government;
HOUSE BILL NO. 875: Relating to banks and trust companies;
HOUSE BILL NO. 952: Relating to financial institutions.
HOUSE BILL NO. 1114: Relating to the publication of the session laws of the state of Washington.

Sincerely,

H. B. Hanna, Legal Counsel

MESSAGE FROM THE SENATE

March 27, 1979

Mr. Speaker:
The Senate has passed:

ENGROSSED SECOND SUBSTITUTE SENATE BILL NO. 2023,
SECOND SUBSTITUTE SENATE BILL NO. 2212,
SUBSTITUTE SENATE BILL NO. 2238,
ENGROSSED SENATE BILL NO. 2241,
ENGROSSED SUBSTITUTE SENATE BILL NO. 2415,
ENGROSSED SENATE BILL NO. 2736,
ENGROSSED SENATE BILL NO. 2755,

and the same are herewith transmitted.

Bill Gleason, Assistant Secretary

INTRODUCTIONS AND FIRST READING

ENGROSSED SUBSTITUTE SENATE BILL NO. 2023, by Committee on Ways and Means (originally sponsored by Senators Donohue, McDermott and Odegaard):

Creating a personnel appeals board and setting out its powers and duties.

To Committee on State Government

SECOND SUBSTITUTE SENATE BILL NO. 2212, by Committee on Ways and Means (originally sponsored by Senators Woody, Henry, von Reichbauer, Benitz, Conner and Gaspard):

Authorizing National Guard assistance scholarships.

To Committee on State Government

SUBSTITUTE SENATE BILL NO. 2238, by Committee on State Government (originally sponsored by Senators Rasmussen, Goltz, Conner, Guess, Lee, Jones, Lewis, Newschwander, Clarke, Quigg, Morrison, Sellar and Benitz – by Executive request):

Requiring the payment of interest on state obligations.

To Committee on State Government

ENGROSSED SENATE BILL NO. 2241, by Senators Donohue, Fleming, McDermott, Conner, Guess, Quigg, Goltz, Ridder, Woody, Sellar, Jones, Newschwander, Gallagher, Morrison, Benitz and Talmadge (by Executive request):

Providing for immunization of the children in this state.

To Committee on Education

ENGROSSED SUBSTITUTE SENATE BILL NO. 2415, by Committee on Judiciary (originally sponsored by Senators Talmadge, Sellar and Hayner):

Revising procedures relating to civil commitment.

To Committee on Judiciary

ENGROSSED SENATE BILL NO. 2736, by Senators Lee, von Reichbauer and Wanamaker:

Authorizing the interagency committee on outdoor recreation to produce a state recreation guide.

To Committee on Parks and Recreation

ENGROSSED SENATE BILL NO. 2755, by Senators Gaspard, von Reichbauer and Lewis:

Modifying requirements for state park pass for disabled persons.

To Committee on Parks and Recreation
EIGHTH DAY, MARCH 28, 1979

FIRST READING

HOUSE CONCURRENT RESOLUTION NO. 18, by Representatives Polk and King

Amending HCR 17.

MOTION

On motion of Mr. King, the rules were suspended, and House Concurrent Resolution No. 18 was advanced to second reading and read the second time in full.

On motion of Mr. Polk, the rules were suspended, the second reading considered the third, and House Concurrent Resolution No. 18 was placed on final passage.

House Concurrent Resolution No. 18 was adopted.

Speaker Berentson declared the House to be at ease until 1:00 p.m.
Speaker Berentson called the House to order.

REPORTS OF STANDING COMMITTEES

March 27, 1979

HOUSE BILL NO. 394, Prime Sponsor: Representative Newhouse, increasing money amount for jurisdiction of justices of peace court. Reported by Committee on Judiciary.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Smith (R), Co-Chairman; Chandler, Knowles, Sherman, Thompson, Tilly, Winsley.

Passed to Committee on Rules for second reading.

March 27, 1979

HOUSE BILL NO. 665, Prime Sponsor: Representative Chandler, providing a program for the evaluation and treatment of alcohol related traffic offenders. Reported by Committee on Judiciary.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Newhouse, Executive Chairman; Chandler, Knowles, Sherman, Thompson, Tilly, Winsley.

Passed to Committee on Rules for second reading.

March 26, 1979

HOUSE BILL NO. 858, Prime Sponsor: Representative Struthers, requiring recipients to pay the cost of various social and health services. Reported by Committee on Institutions.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Struthers, Co-Chairman; Becker, Co-Chairwoman; Granlund, Hurley, Housech, Mitchell, Nelson (D), Owen, Rohrbach.

Passed to Committee on Rules for second reading.

March 27, 1979

HOUSE BILL NO. 1065, Prime Sponsor: Representative Erickson, relating to governmental ethics. Reported by Committee on Constitution, Elections and Governmental Ethics.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Oliver, Executive Chairman; Erickson, Co-Chairwoman; Eberle, Eng, Fuller, Granlund, Gruger, Hasting, Hughes.

Passed to Committee on Rules for second reading.

March 27, 1979

SENATE BILL NO. 2462, Prime Sponsor: Senator Rasmussen, extending the authorized types of investments for state funds. Reported by Committee on State Government.

MAJORITY recommendation: Do pass. Signed by Representatives Ehlers, Executive Chairman; Taller, Co-Chairman; Addison, Burns, Fancher, Greengo, Jovanovich, McGinnis, Pruitt, Walk.

Passed to Committee on Rules for second reading.
SECOND READING

HOUSE BILL NO. 38, by Representatives Taller, Ehlers, Sommers, Nelson (G.A.) and Sanders:

Establishing a program of training and career development for state civil service employees.

The bill was read the second time.

On motion of Mr. Taller, Substitute House Bill No. 38 was substituted for House Bill No. 38, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 38 was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 38 was placed on final passage.

Mr. Taller spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 38, and the bill passed the House by the following vote: Yeas, 96; nays, 0; not voting, 2.


Not voting: Representatives Adams, Barr.

Substitute House Bill No. 38, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 41, by Representative Keller:

Providing for local fire protection contracts.

The bill was read the second time.

Committee on Local Government recommendation: Majority, do pass as amended. (For amendments, see Journal, 45th Day, February 21, 1979.)

On motion of Mr. Chamley, the committee amendments were adopted.

House Bill No. 41 was ordered engrossed. With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 41 was placed on final passage.

Mr. Keller spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 41, and the bill passed the House by the following vote: Yeas, 84; nays, 11; not voting, 3.


Not voting: Representatives Adams, Barr, Dunlap.

Engrossed House Bill No. 41, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.
EIGHTH DAY, MARCH 28, 1979

HOUSE BILL NO. 71, by Representatives Taller and Adams:

Redefining toilet units for purposes of mandating free use thereof.

The bill was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 71 was placed on final passage.

Mr. Taller spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 71, and the bill passed the House by the following vote: Yeas, 94; nays, 1; not voting, 3.


Voting nay: Representative Barnes.

Not voting: Representatives Adams, Barr, Dunlap.

House Bill No. 71, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 80, by Representatives Struthers, Becker, Nelson (D), Taller and Rohrbach (by Department of Social and Health Services request):

Modifying provisions relating to institutional industries.

The bill was read the second time.

On motion of Mr. Struthers, Substitute House Bill No. 80 was substituted for House Bill No. 80, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 80 was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 80 was placed on final passage.

Mr. Struthers spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 80, and the bill passed the House by the following vote: Yeas, 95; nays, 0; not voting, 3.


Not voting: Representatives Adams, Barr, May.

Substitute House Bill No. 80, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 284, by Representatives Sommers, Warnke and Gallagher:

Establishing labelling requirements for frozen fish.

The bill was read the second time. With the consent of the House the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Ms. Sommers spoke in favor of passage of the bill.
ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 284, and the bill passed the House by the following vote: Yeas, 95; nays, 0; not voting, 3.


Not voting: Representatives Adams, Barr, Wilson.

House Bill No. 284, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Speaker Berentson declared the House to be at ease.

Speaker Berentson called the House to order.

HOUSE BILL NO. 291, by Representative Sommers (by Department of Revenue request):

Making miscellaneous changes to the tax laws.

The bill was read the second time.

On motion of Ms. Sommers, Substitute House Bill No. 291 was substituted for House Bill No. 291, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 291 was read the second time.

On motion of Ms. Sommers, the following amendment by Representatives Sommers and Craswell was adopted:

On page 3, after line 29 insert the following:

NEW SECTION. Sec. 4. RCW 82.04.291 (as recodified by section 1, chapter 6, Laws of 1979) shall be recodified as RCW 82.04.291. This section is necessary for the immediate preservation of the public peace, health, and safety, the support of the state government and its existing public institutions and shall take effect immediately.

Substitute House Bill No. 291 was ordered engrossed. With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed Substitute House Bill No. 291 was placed on final passage.

Ms. Sommers spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 291, and the bill passed the House by the following vote: Yeas, 95; nays, 1; not voting, 2.


Voting nay: Representative Sprague.

Not voting: Representatives Barr, Maxie.

Engrossed Substitute House Bill No. 291, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.
HOUSE BILL NO. 308, by Representative Sommers (by Department of Revenue request):

Modifying the law on unclaimed property.

The bill was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 308 was placed on final passage.

Ms. Sommers spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 308, and the bill passed the House by the following vote: Yeas, 95; nays, 0; not voting, 3.


Not voting: Representatives Barr, Rosbach, Smith R.

House Bill No. 308, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 322, by Representatives Isaacson, Pruitt, Oliver, Brekke, Hastings, Hurley, Sanders, North, Addison, Greengo and Struthers:

Exempting from the fire code hand-held candles in religious ceremonies.

The bill was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 322 was placed on final passage.

Mr. Isaacson spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 322, and the bill passed the House by the following vote: Yeas, 95; nays, 0; not voting, 3.


Not voting: Representatives Barr, Wilson, Winsley.

House Bill No. 322, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 326, by Representatives O'Brien, Erak, Warnke, Polk and Sanders:

Imposing an excise tax on stevedoring and related activities.

The bill was read the second time.

On motion of Ms. Craswell, Substitute House Bill No. 326 was substituted for House Bill No. 326, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 326 was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 326 was placed on final passage.

Mr. O'Brien spoke in favor of passage of the bill.
ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 326, and the bill passed the House by the following vote: Yeas, 96; nays, 0; not voting, 2.


Not voting: Representatives Barr, Thompson.

Substitute House Bill No. 326, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 334, by Representatives Hurley, Greengo and Brown:

Requiring land dedications by subdividers for parks.

The bill was read the second time.

On motion of Ms. Hurley, Substitute House Bill No. 334 was substituted for House Bill No. 334, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 334 was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 334 was placed on final passage.

Ms. Hurley spoke in favor of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 334, and the bill passed the House by the following vote: Yeas, 84; nays, 13; not voting, 1.


Not voting: Representatives Barr.

Substitute House Bill No. 334, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 1359, by Representative Becker:

Relating to juvenile community service workers.

The bill was read the second time.

On motion of Ms. Becker, Substitute House Bill No. 1359 was substituted for House Bill No. 1359, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 1359 was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 1359 was placed on final passage.

Ms. Becker spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 1359, and the bill passed the House by the following vote: Yeas, 96; nays, 0; not voting, 2.
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Not voting: Representatives Barr, Valle.

Substitute House Bill No. 1359, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 1347, by Representatives Struthers and Becker:
Relating to mental health.

The bill was read the second time.

On motion of Mr. Struthers, Substitute House Bill No. 1347 was substituted for House Bill No. 1347, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 1347 was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 1347 was placed on final passage.

Mr. Struthers spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 1347, and the bill passed the House by the following vote: Yeas, 96; nays, 0; not voting, 2.


Not voting: Representatives Barr, Newhouse.

Substitute House Bill No. 1347, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 1263, by Representatives Polk, Knowles, Newhouse and Sherman:
Requiring bonds for certain actions against public bodies.

The bill was read the second time.

Committee on Judiciary recommendation: Majority, do pass as amended. (For amendment, see Journal, 60th Day, March 8, 1979.)

On motion of Mr. Newhouse, the committee amendment was adopted.

House Bill No. 1263 was ordered engrossed. With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 1263 was placed on final passage.

Mr. Polk spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 1263, and the bill passed the House by the following vote: Yeas, 94; nays, 2; not voting, 2.


Voting nay: Representatives Gruger, Valle.

Not voting: Representatives Barr, Owen.

Engrossed House Bill No. 1263, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 1241, by Representatives Hurley, Fuller and Brown:

Providing a property tax exemption for property held for park purposes by nonprofit organizations.

The bill was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Ms. Hurley spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 1241, and the bill passed the House by the following vote: Yeas, 96; nays, 1; not voting, 1.


Voting nay: Representative Sommers.

Not voting: Representative Barr.

House Bill No. 1241, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 1221, by Representatives Oliver and Erickson:

Regulating state agency lobbying.

The bill was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 1221, and the bill passed the House by the following vote: Yeas, 96; nays, 1; not voting, 1.


Voting nay: Representative Douthwaite.

Not voting: Representative Barr.

House Bill No. 1221, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 1210, by Representatives Galloway, Whiteside, Vrooman, Erickson, Van Dyken and Zimmerman:

Authorizing spouse of an officer of a small and remote second class school district to contract with district for personal services.

The bill was read the second time.
On motion of Mr. Heck, Substitute House Bill No. 1210 was substituted for House Bill No. 1210, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 1210 was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 1210 was placed on final passage.

Ms. Galloway spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 1210, and the bill passed the House by the following vote: Yeas, 97; nays, 0; not voting, 1.


Not voting: Representative Barr.

Substitute House Bill No. 1210, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 1133, by Representative Sanders:

Defining and regulating "continuing political funds."

The bill was read the second time.

Committee on Constitution, Elections and Governmental Ethics recommendation: Majority, do pass as amended. (For amendments, see Journal, 46th Day, February 22, 1979.)

On motion of Mr. Oliver, the committee amendments were adopted.

House Bill No. 1133 was ordered engrossed. With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 1133 was placed on final passage.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 1133, and the bill passed the House by the following vote: Yeas, 96; nays, 1; not voting, 1.


Voting nay: Representative Nelson D.

Not voting: Representative Barr.

Engrossed House Bill No. 1133, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 1126, by Representative Eberle:

Delaying the legislative session following the election of a new governor.

The bill was read the second time.

On motion of Mr. Oliver, Substitute House Bill No. 1126 was substituted for House Bill No. 1126, and the substitute bill was placed on the calendar for second reading.
Substitute House Bill No. 1126 was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 1126 was placed on final passage.

Mr. Oliver spoke in favor of passage of the bill.

**ROLL CALL**

The Clerk called the roll on the final passage of Substitute House Bill No. 1126, and the bill passed the House by the following vote: Yeas, 93; nays, 3; not voting, 2.


House Bill No. 1126, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

**HOUSE BILL NO. 1115, by Representatives Burns, Blair, Walk, Fuller and Winsley (by Executive request):**

Consolidating the administrative support functions of certain boards.

The bill was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Mr. Burns spoke in favor of passage of the bill.

**ROLL CALL**

The Clerk called the roll on the final passage of House Bill No. 1115, and the bill passed the House by the following vote: Yeas, 90; nays, 6; not voting, 2.


House Bill No. 1115, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

**HOUSE BILL NO. 1106, by Representatives Struthers and Becker (by Department of Social and Health Services request):**

Providing for prisoner leaves of absence for volunteer community service projects and for medical and dental care.

The bill was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 1106 was placed on final passage.

Mr. Struthers spoke in favor of passage of the bill.

**ROLL CALL**

The Clerk called the roll on the final passage of House Bill No. 1106, and the bill passed the House by the following vote: Yeas, 96; nays, 0; not voting, 2.


House Bill No. 1106, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Not voting: Representatives Barr, Oliver.

House Bill No. 1106, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

**HOUSE BILL NO. 1057, by Representatives Taller and Ehlers:**

Relating to state government.

The bill was read the second time.

On motion of Mr. Taller, Substitute House Bill No. 1057 was substituted for House Bill No. 1057, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 1057 was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Mr. Taller spoke in favor of passage of the bill.

**ROLL CALL**

The Clerk called the roll on the final passage of Substitute House Bill No. 1057, and the bill passed the House by the following vote: Yeas, 97; nays, 0; not voting, 1.


Not voting: Representative Barr.

Substitute House Bill No. 1057, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

**HOUSE BILL NO. 1045, by Representative McDonald (by Department of Retirement Systems request):**

Relating to state retirement systems.

The bill was read the second time.

On motion of Mr. Taller, Substitute House Bill No. 1045 was substituted for House Bill No. 1045, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 1045 was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 1045 was placed on final passage.

Mr. McDonald spoke in favor of the bill.

**ROLL CALL**

The Clerk called the roll on the final passage of Substitute House Bill No. 1045, and the bill passed the House by the following vote: Yeas, 97; nays, 0; not voting, 1.

HOUSE BILL NO. 1018, by Representative Douthwaite:
Relating to insurance.

The bill was read the second time.

On motion of Mr. Douthwaite, Substitute House Bill No. 1018 was substituted for House Bill No. 1018, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 1018 was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 1018 was placed on final passage.

Mr. Douthwaite spoke in favor of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 1018, and the bill passed the House by the following vote: Yeas, 97; nays, 0; not voting, 1.


Not voting: Representative Barr.

Substitute House Bill No. 1018, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 1013, by Representatives Sherman, Haley and Charnley:
Exempting certain companies and facilities using cogeneration processes from regulation as public service companies.

The bill was read the second time.

On motion of Ms. Sherman, Substitute House Bill No. 1013 was substituted for House Bill No. 1013, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 1013 was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 1013 was placed on final passage.

Ms. Sherman spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 1013, and the bill passed the House by the following vote: Yeas, 97; nays, 0; not voting, 1.


Not voting: Representative Barr.

Substitute House Bill No. 1013, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.
HOUSE BILL NO. 933, by Representatives Patterson, Keller, Erickson and Mitchell:
Revising the provisions relating to annexation of territory by public hospital districts.

The bill was read the second time.

Committee on Local Government recommendation: Majority, do pass as amended. (For amendments, see Journal, 46th Day, February 22, 1979.)

On motion of Mr. Charnley, the committee amendments were adopted.

House Bill No. 933 was ordered engrossed. With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 933 was placed on final passage.

Mr. Zimmerman spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 933, and the bill passed the House by the following vote: Yeas, 96; nays, 0; not voting, 2.


Not voting: Representatives Barr, Eberle.

Engrossed House Bill No. 933, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 903, by Representatives Teutsch and Zimmerman (by Secretary of State request):
Revising requirements for recording and filing documents for private organizations.

The bill was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 903 was placed on final passage.

Mr. Zimmerman spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 903, and the bill passed the House by the following vote: Yeas, 95; nays, 0; not voting, 3.


Not voting: Representatives Barr, Newhouse, Patterson.

House Bill No. 903, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 888, by Representatives Zimmerman and Heck:
Authorizing use of a rehabilitation center.

The bill was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 888 was placed on final passage.

Mr. Zimmerman spoke in favor of passage of the bill.
ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 888, and the bill passed the House by the following vote: Yeas, 97; nays, 0; not voting, 1.


Not voting: Representative Barr.

House Bill No. 888, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 862, by Representatives North, Zimmerman, Thompson, Sherman and Teutsch:
Reimbursement class AA county hospital trustees for travel expenses.
The bill was read the second time.
Committee on Local Government recommendation: Majority, do pass as amended. (For amendments, see Journal, 58th Day, March 6, 1979.)

On motion of Mr. Charnley, the committee amendments were adopted.

On motion of Ms. North, the following amendment by Representatives North and Zimmerman was adopted:
On page 1, line 14 after "amended" insert the following: "PROVIDED FURTHER, that, in addition, trustees of a county hospital shall be reimbursed for travel expenses for traveling from their home to a trustee meeting at a rate provided for in RCW 43.03.060 as now existing or hereafter amended.

Speaker Berentson stated that, with no objection, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Mr. Ehlers objected to suspension of the rules.

MOTION

On motion of Mr. King, further consideration of House Bill No. 862 was deferred, and the bill was ordered placed at the top of tomorrow's second reading calendar.

HOUSE BILL NO. 799, by Representatives Taller and Ehlers (by Department of Social and Health Services request):
Exempting certain positions in the department of social and health services from the state civil service law.
The bill was read the second time.
On motion of Mr. Taller, Substitute House Bill No. 799 was substituted for House Bill No. 799, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 799 was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third and the bill was placed on final passage.

Mr. Taller spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 799, and the bill passed the House by the following vote: Yeas, 94; nays, 3; not voting, 1.


Not voting: Representative Barr.

Substitute House Bill No. 799, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Speaker Berentson called on Mr. Amen to preside.

HOUSE BILL NO. 791, by Representatives Taller, Douthwaite and McDonald (by Department of Retirement Systems request):

Making miscellaneous changes to the laws on retirement from public service.

The bill was read the second time.

On motion of Mr. Taller, Substitute House Bill No. 791 was substituted for House Bill No. 791, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 791 was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Mr. Taller spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 791, and the bill passed the House by the following vote: Yeas, 97; nays, 0; not voting, 1.

Not voting: Representative Barr.

Substitute House Bill No. 791, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 785, by Representatives McDonald, Taller and Douthwaite (by Department of Retirement Systems request):

Revising the law on retirement.

The bill was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Mr. McDonald spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 785, and the bill passed the House by the following vote: Yeas, 97; nays, 0; not voting, 1.

Not voting: Representative Barr.

House Bill No. 785, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.
HOUSE BILL NO. 782, by Representatives Douthwaite, Taller and McDonald (by Department of Retirement Systems request):

Removing inequities in the retirement system.

The bill was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 782 was placed on final passage.

Mr. Douthwaite spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 782, and the bill passed the House by the following vote: Yeas, 97; nays, 0; not voting, 1.


Not voting: Representative Barr.

House Bill No. 782, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 768, by Representatives Burns, Blair, Douthwaite, Patterson, Chandler and McGinnis:

Modifying the higher education annuities and retirement income plans.

The bill was read the second time. With the consent of the House, Substitute House Bill No. 768 was substituted for House Bill No. 768, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 768 was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 768 was placed on final passage.

Mr. Burns spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 768, and the bill passed the House by the following vote: Yeas, 97; nays, 0; not voting, 1.


Not voting: Representative Barr.

Substitute House Bill No. 768, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 762, by Representatives Winsley and Eng:

Authorizing savings and loan associations to permit use of negotiable transfer from accounts.

The bill was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and House Bill No. 762 was placed on final passage.

Ms. Winsley spoke in favor of the bill.
ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 762, and the bill passed the House by the following vote: Yeas, 78; nays, 18; not voting, 2.


Not voting: Representatives Barr, Hughes.

House Bill No. 762, having received the constitutional majority, was declared passed.

HOUSE BILL NO. 751, by Representatives Wilson and Martinis (by Department of Transportation request):

Restructuring highway priority programming.

The bill was read the second time. With the consent of the House, Substitute House Bill No. 751 was substituted for House Bill No. 751, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 751 was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 751 was placed on final passage.

Mr. Wilson spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 751, and the bill passed the House by the following vote: Yeas, 95; nays, 1; not voting, 2.


Voting nay: Representative Douthwaite.

Not voting: Representatives Barr, Hughes.

Substitute House Bill No. 751, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 748, by Representatives Knowles, Newhouse, Dawson, Sanders and Fuller:

Granting immunity to insurance companies which provide information on possible arson fires to investigating agencies.

The bill was read the second time. With the consent of the House, Substitute House Bill No. 748 was substituted for House Bill No. 748, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 748 was read the second time.

On motion of Mr. O'Brien, the following amendment was adopted:
On page 1, line 11 after "fire" insert a comma.

Substitute House Bill No. 748 was ordered engrossed. With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed Substitute House Bill No. 748 was placed on final passage.
Mr. Knowles spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 748, and the bill passed the House by the following vote: Yeas, 95; nays, 1; not voting, 2.


Voting nay: Representative Flanagan.

Not voting: Representatives Barr, Eberle.

Engrossed Substitute House Bill No. 748, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 725, by Representatives Sherman, Warnke, Charnley, Nelson (G.A.), Burns, Isaacs, Douthwaite, Greengo and Eberle:

Protecting employees' rights to their own inventions.

The bill was read the second time. With the consent of the House, Substitute House Bill No. 725 was substituted for House Bill No. 725, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 725 was read the second time.

On motion of Mr. Newhouse, the following amendment by Representatives Newhouse and Sherman was adopted:

On page 1, beginning on line 4 strike all material after the title and insert:

*NEW SECTION. Section 1. There is added to chapter 49.44 RCW a new section to read as follows:

(1) A provision in an employment agreement which provides that an employee shall assign or offer to assign any of the employee's rights in an invention to the employer does not apply to an invention for which no equipment, supplies, facilities, or trade secret information of the employer was used and which was developed entirely on the employee's own time, unless

(a) the invention relates

(i) directly to the business of the employer, or

(ii) to the employer's actual or demonstrably anticipated research or development, or

(b) the invention results from any work performed by the employee for the employer. Any provision which purports to apply to such an invention is to that extent against the public policy of this state and is to that extent void and unenforceable.

(2) An employer shall not require a provision made void and unenforceable by subsection (1) of this section as a condition of employment or continuing employment.

(3) If an employment agreement entered into after the effective date of this act contains a provision requiring the employee to assign any of the employee's rights in any invention to the employer, the employer must also, at the time the agreement is made, provide a written notification to the employee that the agreement does not apply to an invention for which no equipment, supplies, facility, or trade secret information of the employer was used and which was developed entirely on the employee's own time, unless

(a) the invention relates

(i) directly to the business of the employer, or

(ii) to the employer's actual or demonstrably anticipated research or development, or

(b) the invention results from any work performed by the employee for the employer.

NEW SECTION. Sec. 2. There is added to chapter 49.44 RCW a new section to read as follows:

Even though the employee meets the burden of providing the conditions specified in sections 1 of this act, the employer shall, at the time of employment or thereafter, disclose all inventions being developed by the employee, for the purpose of determining employer or employee rights.

NEW SECTION. Sec. 3. If any provision of this act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected."

Substitute House Bill No. 725 was ordered engrossed. With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed Substitute House Bill No. 725 was placed on final passage.

Ms. Sherman spoke in favor of passage of the bill.
ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 725, and the bill passed the House by the following vote: Yeas, 95; nays, 2; not voting, 1.


Voting nay: Representatives Barnes, Douthwaite.

Not voting: Representative Barr.

Engrossed Substitute House Bill No. 725, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 715, by Representative Pruitt:

Establishing a pilot program of cardiovascular health promotion.

The bill was read the second time. With the consent of the House, Substitute House Bill No. 715 was substituted for House Bill No. 715, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 715 was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 715 was placed on final passage.

Representatives Pruitt and Chandler spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 715, and the bill passed the House by the following vote: Yeas, 66; nays, 30; not voting, 2.


Not voting: Representatives Barr, Dawson.

Substitute House Bill No. 715, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

On motion of Mr. Polk, the House advanced to the eighth order of business.

MOTIONS

On motion of Mr. Dunlap, HOUSE BILL NO. 1055 was rereferred from Committee on Rules to Committee on State Government.

On motion of Mr. Dunlap, HOUSE BILL NO. 1378 was rereferred from Committee on Rules to Committee on Agriculture.

On motion of Mr. Dunlap, SUBSTITUTE SENATE BILL NO. 2294 was rereferred from Committee on Rules to Committee on Judiciary.
MOTION

On motion of Mr. Polk, the House adjourned until 10:00 a.m., Thursday, March 29, 1979.

JOHN BAGNARIOL, Speaker
DUANE BERENTSON, Speaker

DEAN R. FOSTER, Chief Clerk
VITO T. CHIECHI, Chief Clerk
The House was called to order at 10:00 a.m. by the Speaker (Mr. O'Brien presiding). The Clerk called the roll and all members were present except Representatives Barr and Patterson, who were excused.

The flag was escorted to the rostrum by a Sergeant at Arms Color Guard, Pages Christie Moon and Chip Kessler. Prayer was offered by The Reverend Ramon Vanderpool of the Church of the Nazarene in Shelton.

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

MESSAGE FROM THE SENATE

March 28, 1979

Mr. Speaker:

The Senate has passed:

ENGROSSED SENATE BILL NO. 2314,
ENGROSSED SENATE BILL NO. 2332,
SENATE BILL NO. 2341,
SUBSTITUTE SENATE BILL NO. 2434,
SENATE BILL NO. 2475,
ENGROSSED SENATE BILL NO. 2506,
ENGROSSED SENATE BILL NO. 2507,
SECOND SUBSTITUTE SENATE BILL NO. 2610,
SENATE BILL NO. 2644,
SUBSTITUTE SENATE BILL NO. 2685,
ENGROSSED SUBSTITUTE SENATE BILL NO. 2865,
SENATE BILL NO. 2901,
ENGROSSED SUBSTITUTE SENATE BILL NO. 2958,

and the same are herewith transmitted.

Bill Gleason, Assistant Secretary.

SECOND READING

HOUSE BILL NO. 862, by Representatives North, Zimmerman, Thompson, Sherman and Teutsch:

Reimbursing class AA county hospital trustees for travel expenses.

The House resumed consideration of the bill on second reading. (For previous action, see yesterday's Journal.)

The Clerk read the following amendment by Representative Ehlers:

On page 1, section 1, line 13 strike "RCW 43.03.050 and"

With the consent of the House, Mr. Ehlers withdrew the amendment.

House Bill No. 862 was ordered engrossed. With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 862 was placed on final passage.

Ms. North spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 862, and the bill passed the House by the following vote: Yeas, 93; nays, 0; not voting, 5.

Engrossed House Bill No. 862, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 338, by Representatives Oliver, Isaacson and Sprague:

Extending the time period for marriage solemnization.

The bill was read the second time.

Committee on Judiciary recommendation: Majority, do pass as amended. (For amendment, see Journal, 60th Day, March 8, 1979.)

On motion of Mr. Newhouse, the committee amendment was adopted.

Mr. Kreidler moved adoption of the following amendments by Representatives Kreidler and Oliver:

On page 1, line 15 after "license." add a new section as follows:

"Sec. 2. Sections 13 and 14, page 83, Laws of 1866 as last amended by section 29, chapter 154, Laws of 1973, 1st ex. sess. and RCW 26.04.210 are each amended to read as follows:

The county auditor, before a marriage license is issued, upon the payment of a license fee as fixed in RCW 36.18.010 shall require each applicant therefor to make and file in his office upon blanks to be provided by the county for that purpose, an affidavit showing that ((such applicant is not fecile-mindcd, an imbecile, insane, a common drunkard, or afflicted with pulmonary tuberculosis in its advanced states))) PROVIDED, That ((in addition,)) the affidavits of both applicants ((they-are)) for such marriage license shall show that they are not afflicted with any contagious venereal disease. He shall also require an affidavit of some disinterested credible person showing that neither of said persons is an habitual criminal, and that the applicants are the age of eighteen years or over: PROVIDED, FURTHER. That if the consent in writing is obtained of the father, mother, or legal guardian of the person for whom the license is required, the license may be granted in cases where the female has obtained the age of seventeen years or the male has attained the age of seventeen years. Such affidavit may be subscribed and sworn to before any person authorized to administer oaths. Anyone knowingly swearing falsely to any of the statements contained in the affidavits mentioned in this section shall be deemed guilty of perjury and punished as provided by the laws of the state of Washington."

On page 1, after section 2 add a new section as follows:

"NEW SECTION. Sec. 3. The following acts or parts of acts are each repealed:

(1) Section 1, chapter 174, Laws of 1909, section 1, chapter 16, Laws of 1909 ex. sess., section 1, chapter 149, Laws of 1959, section 27, chapter 154, Laws of 1973 1st ex. sess. and RCW 26.04.030; and


Representatives Kreidler and Newhouse spoke in favor of the amendments, and they were adopted.

On motion of Mr. Kreidler the following amendment to the title by Representatives Kreidler and Oliver was adopted:


House Bill No. 338 was ordered engrossed. With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 338 was placed on final passage.

Mr. Oliver spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 338, and the bill passed the House by the following vote: Yeas, 93; nays, 2; not voting, 3.

Voting yeas: Representatives Adams, Addison, Amen, Bagnario, Bauer, Becker, Bender, Berentson, Blair, Bond, Brekke, Brown, Burns, Chandler, Charnley, Clayton, Craswell, Dawson, Deccio, Dunlap, Eberle, Ehlers, Eng, Erak, Erickson, Fancher, Flanagan, Fuller, Gallagher, Galloway, Granlund, Greengo,
NINTH DAY, MARCH 29, 1979


Voting nay: Representatives Barnes, Douthwaite.
Not voting: Representatives Barr, Garrett, Patterson.

Engrossed House Bill No. 338, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 446, by Representatives Thompson, Barr and Chandler:

Conditioning certain water permits.

The bill was read the second time.

On motion of Ms. Valle, Substitute House Bill No. 446 was substituted for House Bill No. 446, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 446 was read the second time.

Mr. Martinis moved adoption of the following amendment by Representatives Martinis and Jovanovich:

On page 1, line 23 after "tribes" insert "and shall not act in a manner detrimental to fish, game, birds, and other wildlife resources"

Representatives Martinis and Thompson spoke in favor of the amendment, and it was adopted.

Substitute House Bill No. 446 was ordered engrossed. With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed Substitute House Bill No. 446 was placed on final passage.

Mr. Thompson spoke in favor of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 446, and the bill passed the House by the following vote: Yeas, 92; nays, 5; not voting, 1.


Not voting: Representative Barr.

Engrossed Substitute House Bill No. 446, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 1121, by Representative Garrett:

Revising laws relating to insurance.

The bill was read the second time.

On motion of Mr. Douthwaite, Substitute House Bill No. 1121 was substituted for House Bill No. 1121, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 1121 was read the second time.

Mr. Douthwaite moved adoption of the following amendment by Representatives Douthwaite, Keller, Garrett and Erak:

On page 7, line 6 after "months." insert a new subsection as follows:

"(5) No insurer shall refuse to renew the liability and/or collision coverage of an automobile insurance policy on the basis that an insured covered by the policy of the insurer has submitted one or more claims under the comprehensive, road service, or towing coverage of the policy. Nothing in this subsection shall
prohibit the nonrenewal of comprehensive, road service, or towing coverage on the basis of one or more claims submitted by an insured."  

Mr. Douthwaite spoke in favor of the amendment, and Mr. Rohrbach spoke against it.  

Mr. Douthwaite spoke again in favor of the amendment.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representatives Douthwaite, Keller, Garrett and Erak to Substitute House Bill No. 1121, and the amendment was adopted by the following vote: Yeas, 65; nays, 31; not voting, 2.


Not voting: Representatives Barr, Taylor.

Substitute House Bill No. 1121 was ordered engrossed. With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed Substitute House Bill No. 1121 was placed on final passage.

Representatives Garrett and Rohrbach spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 1121, and the bill passed the House by the following vote: Yeas, 95; nays, 0; not voting, 3.


Not voting: Representatives Barr, Berentson, Patterson.

Engrossed Substitute House Bill No. 1121, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 471, by Representatives Eberle, Barnes, Warnke, Smith (R), Tilly, Newhouse, Winsley, Knowles, Sherman, Chandler and Rohrbach:

Repealing the existing law, and creating a new law on found personal property.

The bill was read the second time.

On motion of Mr. Newhouse, Substitute House Bill No. 471 was substituted for House Bill No. 471, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 471 was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 471 was placed on final passage.

Mr. Eberle spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 471, and the bill passed the House by the following vote: Yeas, 95; nays, 0; not voting, 3.

NINTH DAY, MARCH 29, 1979


Not voting: Representatives Barr, Knowles, Patterson.

Substitute House Bill No. 471, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 498, by Representatives O'Brien and Garrett (by Executive request):

Modifying terms of imprisonment for certain crimes.

The bill was read the second time.

On motion of Mr. Newhouse, Substitute House Bill No. 498 was substituted for House Bill No. 498, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 498 was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Mr. Newhouse spoke in favor of passage of the bill.

POINT OF INQUIRY

Mr. Newhouse yielded to question by Mr. Ehlers.

Mr. Ehlers: "Representative Newhouse, it's my understanding that when the federal government worked out a reciprocity with Mexico in terms of exchanging prisoners, that when that treaty was agreed to it meant that each individual state would have to pass a law that permitted an exchange of prisoners in trade for Mexican nationals who happened to be in our jails. This would permit a trade, reciprocity, and no prisoners would be put in federal institutions in this state. Is that still permitted in this bill or did I miss that?"

Mr. Newhouse: "No, Representative Ehlers, that is in section 4 of this bill and does comply with the federal treaty agreement with Mexico."

Mr. Ehlers: "My understanding then is that those prisoners that we have in state institutions would go to Mexico and the Washington residents who would come into jails would not go into our state institutions, but would go into federal institutions, and that's how we'd save money. Is that correct?"

Mr. Newhouse: "Yes, and also it would treat out citizens better because we understand the Mexican jails are not very desirable places to serve time."

POINT OF INQUIRY

Mr. Newhouse yielded to question by Mr. Rohrbach.

Mr. Rohrbach: "As I read this bill, Representative Newhouse, my understanding is that a number of detention facilities are located in county courthouses and that also is where people go to renew their licenses for concealed weapons. They might very well have that concealed weapon with them when they go to renew the license. Would they be in violation of this law?"

Mr. Newhouse: "As I recall, this would apply to state institutions. The situation you have described has to do with another bill that has not reached the floor."

POINT OF INQUIRY

Mr. Newhouse yielded to question by Mr. Nelson (D).

Mr. Nelson (D): "Representative Newhouse, we had a similar bill in the House Institutions Committee, that dealt with the problems of bringing contraband weapons onto the grounds and into the state prisons. There was considerable controversy over the language because some of the sport people in this state, hunters, had trouble with the language involving the definition of 'adjacent to'—grounds adjacent to a detention facility. Their problem was that they might be in trouble if they inadvertently wandered onto the grounds adjacent to a prison, innocently hunting, and were picked up because of that. I'm wondering where, in this language, they might be protected?"
Mr. Newhouse: "For the record, the answer to that is that if someone wanders onto prison territory in lawful pursuit—with a shotgun, for instance, hunting—on page 4, section 3, line 25, it says, "This action is not a crime when otherwise authorized by law or when authorized by the person in charge of the detention facility or his designee.'"

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 498, and the bill passed the House by the following vote: Yeas, 95; nays, 1; not voting, 2.


Voting nay: Representative Rohrbach.

Not voting: Representatives Barr, Patterson.

Substitute House Bill No. 498, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 500, by Representatives Galloway, Whiteside, Maxie, Dawson, Winsley, Sommers, Lux, O'Brien, North, Bauer, Bender, Brekke and Haley (by Executive request):

Modifying the retirement systems of public employees, teachers, and state patrol officers.

The bill was read the second time.

On motion of Mr. Taller, Substitute House Bill No. 500 was substituted for House Bill No. 500 and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 500 was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 500 was placed on final passage.

Ms. Galloway spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 500, and the bill passed the House by the following vote: Yeas, 96; nays, 0; not voting, 2.


Not voting: Representatives Barr, Patterson.

Substitute House Bill No. 500, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 514, by Representatives Newhouse and Smith (R):

Authorizing the governor to accept retrocession of real property by the United States.

The bill was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Mr. Newhouse spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 514, and the bill passed the House by the following vote: Yeas, 96; nays, 0; not voting, 2.
NINTH DAY, MARCH 29, 1979


Not voting: Representatives Barr, Patterson.

House Bill No. 514, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 515, by Representatives Kreidler, Taller and Keller:

Providing for increased fund raising activities for the capitol museum.

The bill was read the second time.

On motion of Mr. Taller, Substitute House Bill No. 515 was substituted for House Bill No. 515, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 515 was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 515 was placed on final passage.

Mr. Kreidler spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 515, and the bill passed the House by the following vote: Yeas, 96; nays, 0; not voting, 2.


Not voting: Representatives Barr, Patterson.

Substitute House Bill No. 515, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 535, by Representative Valle:

Providing exemptions from regulation for common carriers to certain motor freight carriers.

The bill was read the second time.

On motion of Mr. Walk, Substitute House Bill No. 535 was substituted for House Bill No. 535, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 535 was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Ms. Valle spoke in favor of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 535, and the bill passed the House by the following vote: Yeas, 96; nays, 0; not voting, 2.


Not voting: Representatives Barr, Patterson.

Substitute House Bill No. 535, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

**HOUSE BILL NO. 537, by Representatives O'Brien, Winsley, Erickson, Bond, McGinnis, Addison and Greengo:**

Providing a deduction from business and occupation taxes for certain funeral home receipts.

The bill was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Ms. Sommers spoke in favor of passage of the bill.

**ROLL CALL**

The Clerk called the roll on the final passage of House Bill No. 537, and the bill passed the House by the following vote: Yeas, 90; nays, 4; not voting, 4.


Not voting: Representatives Barr, Brekke, Erak, Patterson.

House Bill No. 537, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Mr. Patterson appeared at the bar of the House.

**HOUSE BILL NO. 540, by Representatives Ehlers and Erickson:**

Providing deduction from business and occupation tax, and exemptions from sales and use taxes for nonprofit organizations' bazaars or rummage sales.

The bill was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Mr. Ehlers spoke in favor of passage of the bill.

**ROLL CALL**

The Clerk called the roll on the final passage of House Bill No. 540, and the bill passed the House by the following vote: Yeas, 97; nays, 0; not voting, 1.


Not voting: Representative Barr.

House Bill No. 540, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

**HOUSE BILL NO. 571, by Representatives Smith (R), Newhouse, Knowles, Tilly and Isaacscon:**

Modifying the criminal records privacy act.

The bill was read the second time.
Committee on Judiciary recommendation: Majority, do pass as amended. (For amendments, see Journal, 46th Day, February 22, 1979.)

On motion of Mr. Newhouse, the committee amendments were adopted.

House Bill No. 571 was ordered engrossed. With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 571 was placed on final passage.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 571, and the bill passed the House by the following vote: Yeas, 95; nays, 0; not voting, 3.


Not voting: Representatives Barr, Chandler, Smith R.

Engrossed House Bill No. 571, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 615, by Representatives Polk, Smith (R) and Warnke:

Establishing priorities for distributing child support payments.

The bill was read the second time.

On motion of Mr. Newhouse, Substitute House Bill No. 615 was substituted for House Bill No. 615, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 615 was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 615 was placed on final passage.

Mr. Polk spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 615, and the bill passed the House by the following vote: Yeas, 96; nays, 0; not voting, 2.


Not voting: Representatives Barr, Fancher.

Substitute House Bill No. 615, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 638, by Representative Barr:

Exempting seasonal recreational lots from the Mobile Home Landlord–Tenant Act.

The bill was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Mr. Newhouse spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 638, and the bill passed the House by the following vote: Yeas, 95; nays, 0; not voting, 3.

Not voting: Representatives Barr, Bond, McGinnis.

House Bill No. 638, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 639, by Representatives Sherman, Charnley and Wilson:
Regulating private carriers.
The bill was read the second time.

On motion of Ms. Sherman, Substitute House Bill No. 639 was substituted for House Bill No. 639, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 639 was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Ms. Sherman spoke in favor of passage of the bill.

ROLL CALL
The Clerk called the roll on the final passage of Substitute House Bill No. 639, and the bill passed the House by the following vote: Yeas, 79; nays, 13; not voting, 6.


Not voting: Representatives Adams, Barr, Craswell, Grimm, Martinis, Walk.

Substitute House Bill No. 639, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 644, by Representatives Tilly, Gallagher, Smith (R), Newhouse and Clayton:
Protecting against the use of fraudulent stop-payments orders.
The bill was read the second time.

On motion of Mr. Newhouse, Substitute House Bill No. 644 was substituted for House Bill No. 644, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 644 was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 644 was placed on final passage.

Mr. Tilly spoke in favor of passage of the bill.

ROLL CALL
The Clerk called the roll on the final passage of Substitute House Bill No. 644, and the bill passed the House by the following vote: Yeas, 96; nays, 0; not voting, 2.


Not voting: Representatives Barr, Erak.

Substitute House Bill No. 644, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE JOINT RESOLUTION NO. 26, by Representatives Tilly, Nisbet, Schmitten, O'Brien, Addison, Hurley, Eberle, Oliver, Mitchell, Houchen, Bond, Rohrbach, Struthers, Tupper, Sprague, McGinnis, McDonald, Teutsch, Fancher, May, Fuller and Williams:

Amending the Constitution in regard to sectarian influence.

The resolution was read the second time.

On motion of Mr. Oliver, Substitute House Joint Resolution No. 26 was substituted for House Joint Resolution No. 26, and the substitute resolution was placed on the calendar for second reading.

Substitute House Joint Resolution No. 26 was read the second time.

MOTION

Mr. King moved that further consideration of Substitute House Joint Resolution No. 26 be deferred and the resolution be placed at the bottom of today's second reading calendar.

Representatives King and Tilly spoke in favor of the motion, and the motion was carried.

THIRD READING

ENGROSSED HOUSE BILL NO. 645, by Representatives Heck, Chandler, Bender, Williams, Grimm, Bauer, Vrooman and Erickson (by Superintendent of Public Instruction request):

Implementing law relating to use of school plants for community activities and making an appropriation thereof.

The bill was read the third time and placed on final passage.

Representatives Heck, Haley, Nelson (D), Zimmerman and Williams spoke in favor of the bill, and Representatives Charnley, Ehlers, Taylor, Teutsch and Valle spoke against it.

Mr. Charnley spoke again in opposition to the bill, and Mr. Heck closed debate, speaking again in favor of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 645, and the bill passed the House by the following vote: Yeas, 75; nays, 22; not voting, 1.


Not voting: Representative Barr.

Engrossed House Bill No. 645, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.
MOTION
On motion of Mr. Salatino, the House reverted to the fourth order of business.

INTRODUCTIONS AND FIRST READING

ENGROSSED SENATE BILL NO. 2314, by Senators Bausch and Clarke (by Department of Licensing request):

Modifying the securities act.

To Committee on Commerce

ENGROSSED SENATE BILL NO. 2332, by Senators North and Wilson (by Insurance Commissioner request):

Authorizing certain educational requirements for insurance agent's and broker's licenses.

To Committee on Insurance

SENATE BILL NO. 2341, by Senators Henry, Wanamaker and Peterson:

Modifying maximum size restrictions on motor vehicles.

To Committee on Transportation

SUBSTITUTE SENATE BILL NO. 2434, by Committee on Higher Education (originally sponsored by Senators Goltz, Scott and Benitz):

Regulating certain educational institutions.

To Committee on Higher Education

SENATE BILL NO. 2475, by Senators Moore, Day, McDermott, Quigg and Ridder:

Revising laws relating to homemaker services.

To Committee on Social and Health Services

ENGROSSED SENATE BILL NO. 2506, by Senators North and Shinpoch:

Prohibiting the mandatory retirement of public employees under the age of seventy.

To Committee on Appropriations

ENGROSSED SENATE BILL NO. 2507, by Senators Talley, Wilson, Conner, Vognild, Woody and Odegaard:

Increasing the compensation of certain fire district commissioners.

To Committee on Local Government

SECOND SUBSTITUTE SENATE BILL NO. 2610, by Committee on Ways and Means (originally sponsored by Senators Shinpoch, Scott, Goltz, Talley, Odegaard, Gould, Morrison, Bausch, Ridder, Newschwander, Walgren, Conner and Lee):

Authorizing certain granting of degrees at The Evergreen State College.

To Committee on Higher Education

SENATE BILL NO. 2644, by Senators Lysen, Conner and Morrison (by Employment Security Department request):

Making the minimum weekly unemployment compensation benefit equal to fifteen percent of the state average weekly wage.

To Committee on Labor

SUBSTITUTE SENATE BILL NO. 2685, by Committee on Constitution and Elections (originally sponsored by Senator Bottiger):

Simplifying financial reporting requirements for public officials.

To Committee on Constitution, Elections and Governmental Ethics
ENGROSSED SUBSTITUTE SENATE BILL NO. 2865, by Committee on Constitution and Elections (originally sponsored by Senators Odegaard, Ridder, Talmadge, Fleming, Peterson, Wilson, Goltz and Walgren):

Regulating political advertising.

To Committee on Constitution, Elections and Governmental Ethics

SENATE BILL NO. 2901, by Senators Bausch and Clarke (by Insurance Commissioner request):

Changing the laws on service of process against an unauthorized insurer.

To Committee on Insurance

ENGROSSED SUBSTITUTE SENATE BILL NO. 2958, by Committee on Transportation (originally sponsored by Senator Henry):

Facilitating the restoration of transportation services disrupted by the sinking of the Hood Canal Bridge.

To Committee on Transportation

MOTION

On motion of Mr. Salatino, all bills listed on today's agenda under the fourth order of business were referred to the committees designated.

REPORTS OF STANDING COMMITTEES

March 28, 1979

HOUSE BILL NO. 227, Prime Sponsor: Representative Heck, changing limitations on amount of excess funds levied for school district maintenance and operations. Reported by Committee on Education.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Chandler, Co-Chairman; Heck, Co-Chairman; Bender, Galloway, Taylor, Tupper, Valle, Van Dyken, Whiteside.

March 28, 1979

HOUSE BILL NO. 358, Prime Sponsor: Representative Burns, abolishing certain fees at community colleges for certain students seeking to finish their high school education. Reported by Committee on Higher Education.

MAJORITY recommendation: Do pass with the following amendments:
On page 1, line 14 after "operating fees," insert "and"
On page 1, beginning on line 14 after "activities fees" strike ", and any other fees" and insert "((and any other fees))"
On page 1, on line 16 after "who" strike "are enrolled" and insert "((are enrolled)) enroll"

Signed by Representatives Grimm, Executive Chairman; Burns, Gruger, McGinnis, Oliver, Teutsch.

March 27, 1979

HOUSE BILL NO. 422, Prime Sponsor: Representative Warnke, modifying review of state personal service contracts. Reported by Committee on State Government.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Ehlers, Executive Chairman; Taller, Co-Chairman; Addison, Burns, Fancher, Greengo, Jovanovich, McGinnis, Pruitt, Walk.

March 28, 1979

HOUSE BILL NO. 451, Prime Sponsor: Representative Gallagher, establishing new procedures for the removal of abandoned motor vehicles from private property. Reported by Committee on Transportation.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Wilson, Co-Chairman; Martinis, Co-Chairman; Burns, Charnley, Clayton, Erak, Gallagher, Garrett, Isaacson, McCormick, Sherman, Smith (C), Sprague, Walk.
HOUSE BILL NO. 659, Prime Sponsor: Representative Lux, making the minimum weekly unemployment compensation benefit equal to fifteen percent of the state average weekly wage. Reported by Committee on Labor.

MAJORITY recommendation: Do pass. Signed by Representatives Clayton, Co-Chairman; Lux, Co-Chairman; Fancher, Jovanovich, Monohon, Scott, Smith (C).

March 28, 1979

HOUSE BILL NO. 755, Prime Sponsor: Representative Charnley, providing for rights, duties and penalties when a vehicle is left on the highway. Reported by Committee on Transportation.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Wilson, Co-Chairman; Martinis, Co-Chairman; Bender, Burns, Charnley, Clayton, Dawson, Erak, Gallagher, Garrett, Isaacson, McCormick, Patterson, Sherman, Smith (C), Sprague, Walk.

March 28, 1979

HOUSE BILL NO. 919, Prime Sponsor: Representative King, removing record-keeping requirement for marine employee labor disputes. Reported by Committee on Labor.

MAJORITY recommendation: Do pass. Signed by Representatives Clayton, Co-Chairman; Lux, Co-Chairman; Dunlap, Fancher, Flanagan, Jovanovich, Monohon, Scott, Smith (C).

March 28, 1979

HOUSE BILL NO. 921, Prime Sponsor: Representative Newhouse, modifying arbitration procedures for labor disputes involving uniformed employees. Reported by Committee on Labor.

MAJORITY recommendation: Do pass. Signed by Representatives Clayton, Co-Chairman; Dunlap, Fancher, Flanagan, Jovanovich, Monohon, Smith (C).

March 28, 1979

HOUSE BILL NO. 923, Prime Sponsor: Representative King, modifying the terms of office, salary, and duties of the public employment relations' commission. Reported by Committee on Labor.

MAJORITY recommendation: Do pass. Signed by Representatives Clayton, Co-Chairman; Dunlap, Fancher, Flanagan, Jovanovich, Monohon, Scott, Smith (C).

March 28, 1979

HOUSE BILL NO. 1031, Prime Sponsor: Representative Martinis, relating to transportation. Reported by Committee on Transportation.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Wilson, Co-Chairman; Martinis, Co-Chairman; Bender, Burns, Charnley, Eberle, Erak, Gallagher, Garrett, McCormick, Patterson, Sherman, Sprague, Walk.

March 28, 1979

HOUSE BILL NO. 1107, Prime Sponsor: Representative Walk, revising rule-making authority of the state personnel board. Reported by Committee on State Government.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Ehlers, Executive Chairman; Taller, Co-Chairman; Addison, Burns, Fancher, Greengo, Jovanovich, McGinnis, Pruitt, Walk.

March 27, 1979

HOUSE BILL NO. 1147, Prime Sponsor: Representative Walk, creating a statewide grand jury to investigate certain crimes or wrongs. Reported by Committee on Judiciary.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Newhouse, Executive Chairman; Smith (R), Co-Chairman; Chandler, Knowles, Sherman, Thompson, Tilly, Winsley.
March 28, 1979

HOUSE BILL NO. 1254, Prime Sponsor: Representative Sprague, establishing procedures for adding areas to cities in public transportation benefit areas. Reported by Committee on Transportation.

MAJORITY recommendation: Do pass. Signed by Representatives Wilson, Co-Chairman; Martinis, Co-Chairman; Bender, Burns, Charnley, Clayton, Erak, Gallagher, Garrett, Isaacson, McCormick, Patterson, Sherman, Smith (C), Sprague, Walk.

March 28, 1979

SENATE BILL NO. 2297, Prime Sponsor: Senator Scott, repealing higher education assistance authority act. Reported by Committee on Higher Education.

MAJORITY recommendation: Do pass. Signed by Representatives Grimm, Executive Chairman; Barnes, Co-Chairman; Burns, Gruger, McGinnis, Oliver, Teutsch.

March 28, 1979

SENATE BILL NO. 2923, Prime Sponsor: Senator Goltz, exempting veterans of the Vietnam conflict from increases in tuition and fees at institutions of higher education. Reported by Committee on Higher Education.

MAJORITY recommendation: Do pass. Signed by Representatives Grimm, Executive Chairman; Barnes, Co-Chairman; Burns, Gruger, McGinnis, Oliver, Teutsch.

MOTIONS

On motion of Mr. Salatino, all bills listed on today's agenda under the fifth order of business were passed to Committee on Rules for second reading.

On motion of Mr. Salatino, the House recessed until 1:30 p.m.

AFTERNOON SESSION

The House was called to order at 1:30 p.m. by Speaker Bagnariol. The Clerk called the roll and all members were present except Representatives Barr and Patterson, who were excused.

SECOND READING

HOUSE BILL NO. 22, by Representatives Charnley, Burns, Douthwaite and Nelson (G.A.):

Granting power of arrest without warrant for violation of certain traffic laws.

The bill was read the second time.

On motion of Mr. Warnke, Substitute House Bill No. 22 was substituted for House Bill No. 22, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 22 was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Mr. Charnley spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 22, and the bill passed the House by the following vote: Yeas, 96; nays, 0; not voting, 2.


Not voting: Representatives Barr, Patterson.
Substitute House Bill No. 22, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 58, by Representatives May, Lux, Sanders, Schmitten, Knowles, Adams, Maxie, Hughes, Pruitt, Charnley, Clayton, Erak and Houchen:

Prohibiting blind bidding for feature motion pictures.

The bill was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

MOTION

On motion of Mr. May, additional sponsors were allowed to sign on House Bill No. 58.

Representatives Teutsch, Martinis, Deccio, Hurley, Newhouse, Gallagher, Owen and Struthers signed on as sponsors of House Bill No. 58.

Mr. May spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 58, and the bill passed the House by the following vote: Yeas, 85; nays, 11; not voting, 2.


Voting nay: Representatives Addison, Barnes, Bond, Craswell, Eberle, Fuller, Greengo, Hastings, McDonald, Polk, Rohrbach.

Not voting: Representatives Barr, Patterson.

House Bill No. 58, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE HOUSE BILL NO. 103, by Committee on Insurance (originally sponsored by Representatives Douthwaite and Erak — by Committee on Insurance of the 45th Legislature request):

Providing for underinsured motor vehicle insurance coverage.

The bill was read the second time. (For previous action on second reading, see Journal, 46th Day, February 22, 1979.)

Mr. Douthwaite moved adoption of the following amendment by Representatives Douthwaite and Rohrbach:

On page 1, strike everything after the enacting clause and insert the following:

"Section 1. Section 27, chapter 150, Laws of 1967 and RCW 48.22.030 are each amended to read as follows:

(On and after January 1, 1968.) (1) No new policy or renewal of an existing policy insuring against loss resulting from liability imposed by law for bodily injury or death suffered by any person arising out of the ownership, maintenance, or use of a motor vehicle shall be ((delivered or issued)) ((for delivery)) in this state with respect to any motor vehicle registered or principally garaged in this state unless underinsured and hit-and-run motorists coverage is provided therein or supplemental thereto, ((for coverage for the protection of persons insured thereunder who are legally entitled to recover damages from owners or operators of ((unnamed)) underinsured motor vehicles and hit-and-run motor vehicles because of bodily injury, sickness or disease, including death, resulting therefrom, except that the named insured may be given the right to reject all or part of such coverage, and except that, unless the named insured requests such coverage in writing, such coverage need not be provided in or supplemental to a renewal policy where the named insured had rejected the coverage in connection with a policy previously issued to him by the same insurer.

(2) Such coverage shall extend to any natural person who is a named insured under the liability coverage of the policy and any family member. Family member" as used throughout this section means a person related to a named insured by blood, marriage or adoption and who is a resident of the household of a named insured. Coverage shall extend to any other person occupying a motor vehicle covered by the liability or underinsured and hit-and-run motorists coverage of the policy.
The minimum limits of liability of the underinsured and hit-and-run motorists coverage, (hereafter referred to as "the coverage") shall be the liability limits for bodily injury or death set forth in RCW 46.29.490. A named insured shall have the option to purchase higher limits of the coverage up to the limits of liability coverage provided by the same policy to a named insured against damages for bodily injury or death arising out of the ownership, maintenance, or use of a motor vehicle.

"Underinsured motor vehicle" means a motor vehicle with respect to the ownership, maintenance or use of which either no bodily injury liability bond or insurance policy applies at the time of an accident, or with respect to which the sum of the limits of liability under all bodily injury liability bonds and insurance policies available to a covered person after an accident is less than the amount of damages which such person is legally entitled to recover from the owner or operator of the motor vehicle. The policy may, however, define "underinsured motor vehicle" to exclude any of the following motor vehicles:

(a) Any vehicle operated on rails or crawler treads;
(b) Any vehicle which is a farm type tractor or equipment designed mainly for use off public roads while not upon public roads;
(c) Any vehicle while located for use as a residence or premises; or
(d) Any vehicle owned or operated by a person qualified as a self-insurer under RCW 46.29.630, to the extent such self-insurer is liable for and able to pay damages.

"Hit-and-run motor vehicle" means a motor vehicle, the operator or the owner of which cannot be identified or located, and the use of which is a proximate cause of an accident which:

(a) Injures a named insured or family member
(b) Directly or indirectly damages a motor vehicle occupied by a named insured or any family member; or
(c) Directly or indirectly damages a motor vehicle covered by the motor vehicle liability portion of the policy.

The policy may exclude from the coverage bodily injury or death sustained by any person:

(a) While occupying, or when struck by, any motor vehicle which is owned by or furnished for the regular use of that person and on which underinsured and hit-and-run coverage has specifically been rejected by the named insured; or
(b) While occupying or using a motor vehicle without a reasonable belief that the person is entitled to do so, other than a named insured or family member while occupying or using a motor vehicle covered by the liability coverage of the policy.

The limit of liability under the policy coverage may be defined as the maximum limits of liability for all damages resulting from any one accident regardless of the number of covered persons, claims made, or vehicles or premiums shown on the policy, or vehicles involved in an accident.

The maximum limits of liability shall not be reduced by the sum of the limits of liability under any bodily injury liability bonds and insurance policies applicable at the time of an accident, by any sums paid to any person under any worker's compensation, disability benefits or similar law, or by any sums paid by or on behalf of persons or organizations who may be responsible for the bodily injury or death. Damages recoverable under the coverage because of bodily injury or death of a covered person may be reduced by any such sums paid: PROVIDED HOWEVER, That (i) when one or more of the similar insurance coverages available to an injured person does not result from the injured person being either a named insured or family member; and (ii) when the other similar insurance coverage applies because the injured person is either a named insured or family member; then the applicable limits of the respective coverages shall be the coverage available under (c)(i) of this subsection combined with the highest applicable limits of insurance coverage available under (c)(ii) of this subsection.

The policy may also provide, however, that with respect to a motor vehicle not owned by a named insured, the underinsured and hit-and-run motorists coverage shall be excess over any other collectible underinsured and hit-and-run motorists coverage.

There shall be no reduction of medical payments benefits or personal injury protection benefits because of payments made under the underinsured and hit-and-run motorists coverage except to prevent duplicate recovery.

The policy may provide that the coverage shall not apply directly or indirectly to benefit any insurer or self-insurer under any worker's compensation, disability benefits or similar law.

The policy may provide that any judgment for damages arising out of a suit brought without the written consent of the insurer is not binding on the insurer and that any or all disputes under the coverage shall be resolved by arbitration.

Nothing herein contained shall be construed to prevent any insurer from affording the coverage under terms and conditions more favorable to its insureds than is provided hereunder.
Sec. 2. Section 3, chapter 95, Laws of 1967 ex. sess. and RCW 48.22.040 are each amended to read as follows:

(1) The term "((uninsured)) underinsured motor vehicles" with reference to coverage offered under any insurance policy regulated under this chapter shall, subject to the terms and conditions of such coverage, be deemed to include an insured motor vehicle where the liability insurer thereof is unable to make payment with respect to the legal liability of its insured within the limits specified therein because of insolvency.

(2) An insurer’s insolvency protection shall be applicable only to accidents occurring during a policy period in which its insured’s ((uninsured)) underinsured motorist coverage is in effect where the liability insurer of the tort-feasor becomes insolvent within three years after such an accident. Nothing herein contained shall be construed to prevent any insurer from affording insolvency protection under terms and conditions more favorable to its insureds than is provided hereunder.

(3) In the event of payment to an insured under the coverage required by this chapter and subject to the terms and conditions of such coverage, the insurer making such payment shall, to the extent thereof, be entitled to the proceeds of any settlement or judgment resulting from the exercise of any rights of recovery of such insured against any person or organization legally responsible for the bodily injury for which such payment is made, including the proceeds recoverable from the assets of the insolvent insurer. Whenever an insurer shall make payment under the coverage required by this section and which payment is occasioned by an insolvency, such insurer’s right of recovery or reimbursement shall not include any rights against the insurer of said insolvent insurer, but such paying insurer shall have the right to proceed directly against the insolvent insurer or its receiver, and in pursuance of such right such paying insurer shall possess any rights which the insured of the insolvent company might otherwise have had, if the insured of the insolvent insurer had personally made the payment.

NEW SECTION. Sec. 3. This act shall take effect on January 1, 1980.

Representatives Douthwaite and Rohrbach spoke in favor of the amendment, and it was adopted.

Substitute House Bill No. 103 was ordered engrossed. With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed Substitute House Bill No. 103 was placed on final passage.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 103, and the bill passed the House by the following vote: Yeas, 92; nays, 2; not voting, 4.


Voting nay: Representatives Barnes, Flanagan.

Not voting: Representatives Barr, Fancher, Hurley, Patterson.

Engrossed Substitute House Bill No. 103, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 311, by Representatives Newhouse, Knowles, Winsley and Clayton (by Judicial Council request):

Decriminalizing certain motor vehicle offenses.

The bill was read the second time.

On motion of Mr. Warnke, Substitute House Bill No. 311 was substituted for House Bill No. 311, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 311 was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Mr. Smith (R) spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 311, and the bill passed the House by the following vote: Yeas, 91; nays, 1; not voting, 6.

Voting nay: Representative Whiteside.

Not voting: Representatives Barr, Bender, Chamley, McDonald, Patterson, Tilly.

Substitute House Bill No. 311, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 438, by Representatives Gruger, Adams, Fancher, Haley, Brekke, Tupper, Taller, Erickson, Sherman, Lux, Pruitt, Kreidler, Nelson (D) and Burns:

Establishing law enforcement procedures for domestic violence cases.

The bill was read the second time.

On motion of Mr. Warnke, Substitute House Bill No. 438 was substituted for House Bill No. 438, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 438 was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Ms. Gruger spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 438, and the bill passed the House by the following vote: Yeas, 95; nays, 0; not voting, 3.


Not voting: Representatives Barr, Patterson, Zimmerman.

Substitute House Bill No. 438, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

On motion of Mr. King, the House reverted to the fourth order of business.

INTRODUCTION AND FIRST READING

HOUSE CONCURRENT RESOLUTION NO. 19, by Representatives Polk and King:

Amending HCR 17.

MOTIONS

On motion of Mr. King, the rules were suspended, and House Concurrent Resolution No. 19 was advanced to second reading and read the second time in full.

On motion of Mr. King, the rules were suspended, the second reading considered the third, and House Concurrent Resolution No. 19 was placed on final passage.

Mr. King spoke in favor of the resolution, and it was adopted.
MOTION

On motion of Mr. King, the House adjourned until 10:00 a.m., Friday, March 30, 1979.

JOHN BAGNARIOL, Speaker
DUANE BERENTSON, Speaker

DEAN R. FOSTER, Chief Clerk
VITO T. CHIECHI, Chief Clerk
TENTH DAY, MARCH 30, 1979

MESSAGES FROM THE GOVERNOR

TO THE HONORABLE,
THE HOUSE OF REPRESENTATIVES
OF THE STATE OF WASHINGTON

Ladies and Gentlemen:

I have the honor to advise that on March 29, 1979, Governor Ray approved the following House Bills, entitled:

- HOUSE BILL NO. 25: Relating to liability for dog bites;
- SUBSTITUTE HOUSE BILL NO. 486: Relating to second class shorelands;
- SUBSTITUTE HOUSE BILL NO. 663: Relating to education.

Sincerely,

H. B. Hanna, Legal Counsel

March 29, 1979

TO THE HONORABLE,
THE HOUSE OF REPRESENTATIVES
OF THE STATE OF WASHINGTON

Ladies and Gentlemen:

I am pleased to have signed SUBSTITUTE HOUSE BILL NO. 663, creating a statewide program of remediation assistance for public school students who are deficient in basic skills achievement. I feel that this bill, which implements the proposal contained in my Executive Budget, is important to the educational programs of this state because it targets the aid specifically at those pupils who are behind grade level.

There is one aspect of this act, however, that I would like to call to your attention for careful monitoring and possible revision. The act limits remedial programs to small group settings, specifying a maximum of five students per instructional person in each session. Although small group or tutorial approaches may be the best strategy for assisting these students in most cases, I am skeptical of being this specific in the enabling legislation. As a matter of general policy I believe it is better to seek and monitor results, and to leave the specific instructional strategies to the professionals in the field.

It may be desirable in the near future to amend this law.

Sincerely,

DIXY LEE RAY, Governor

March 29, 1979

TO THE HONORABLE,
THE HOUSE OF REPRESENTATIVES
OF THE STATE OF WASHINGTON

Ladies and Gentlemen:

I am returning herewith, without my approval as to one section, HOUSE BILL NO. 848, entitled:

"AN ACT Relating to state government;"

Section 118 of the bill amends RCW 43.41.130 to change reference to "The director of the office of program planning and fiscal management" to "The director of financial management." Because section 12 of Substitute House Bill No. 96, chapter 111, Laws of 1979,
approved by me on March 26, 1979, made that same change in reference and made other substantive changes in RCW 43.41.130, section 118 of House Bill No. 848 is therefore unnecessary.

With the exception of section 118, which I have vetoed, the remainder of House Bill No. 848 is approved.

Respectfully submitted,
DIXY LEE RAY, Governor

MESSAGE FROM THE SENATE

Mr. Speaker:
The Senate has passed:

SUBSTITUTE SENATE BILL NO. 2010,
SUBSTITUTE SENATE BILL NO. 2016,
ENGROSSED SENATE BILL NO. 2040,
ENGROSSED SENATE BILL NO. 2044,
SUBSTITUTE SENATE BILL NO. 2308,
SENATE BILL NO. 2396,
ENGROSSED SENATE BILL NO. 2426,
SUBSTITUTE SENATE BILL NO. 2451,
SUBSTITUTE SENATE BILL NO. 2482,
ENGROSSED SENATE BILL NO. 2630,
ENGROSSED SUBSTITUTE SENATE BILL NO. 2666,
SUBSTITUTE SENATE BILL NO. 2676,
SUBSTITUTE SENATE BILL NO. 2735,
SUBSTITUTE SENATE BILL NO. 2744,
ENGROSSED SENATE BILL NO. 2763,
SUBSTITUTE SENATE BILL NO. 2771,
SENATE BILL NO. 2860,
SENATE BILL NO. 2921,
ENGROSSED SUBSTITUTE SENATE BILL NO. 2993,
SUBSTITUTE SENATE BILL NO. 3022,
SENATE BILL NO. 3092,
ENGROSSED SUBSTITUTE SENATE BILL NO. 3128,
ENGROSSED SENATE JOINT MEMORIAL NO. 106,
ENGROSSED SUBSTITUTE SENATE CONCURRENT RESOLUTION NO. 103,

SENATE CONCURRENT RESOLUTION NO. 112,

and the same are herewith transmitted.

Sidney R. Snyder, Secretary.

At the request of Representative Barr, the Clerk read the following poem in memory of Evelyn Barr:

GOD KNOWS BEST

Our Father knows what's best for us,
So why should we complain—
We always want the sunshine,
But He knows there must be rain—
We love the sound of laughter
And the merriment of cheer,
But our hearts would lose their tenderness
If we never shed a tear...
Our Father tests us often
With suffering and with sorrow,
He tests us, not to punish us,
But to help us meet tomorrow...
For growing trees are strengthened
When they withstand the storm,
And the sharp cut of the chisel
Gives the marble grace and form...
God never hurts us needlessly,
And He never wastes our pain,
For every loss He sends to us
Is followed by rich gain...
And when we count the blessings
That God has so freely sent,
We will find no cause for murmuring
And no time to lament...
For Our Father loves His children,
And to Him all things are plain,
So He never sends us pleasure
When the soul's deep need is pain...
So whenever we are troubled,
And when everything goes wrong,
It is just God working in us
To make our spirit strong.

by Helen Steiner Rice

The House stood one minute in silent prayer in the memory of Evelyn Barr.

INTRODUCTIONS AND FIRST READING

SUBSTITUTE SENATE BILL NO. 2010, by Committee on Local Government (originally sponsored by Senator Bluechel):

Authorizing housing authorities to build mobile home parks for senior citizens.
To Committee on Local Government

SUBSTITUTE SENATE BILL NO. 2016, by Committee on Judiciary (originally sponsored by Senator Rasmussen):

Prescribing penalties for unauthorized parking in spaces reserved for physically disabled.
To Committee on Judiciary

ENGROSSED SENATE BILL NO. 2040, by Senators Rasmussen and Conner:

Replacing the special parking decals for disabled persons with license plates.
To Committee on Transportation

ENGROSSED SENATE BILL NO. 2044, by Senators Lewis, Talley and Conner:

Authorizing golfing organizations to conduct golfing calcuttas under the gambling laws.
To Committee on Commerce

SUBSTITUTE SENATE BILL NO. 2308, by Committee on Social and Health Services (originally sponsored by Senators Day and Vognild):

Revising laws relating to emergency medical services.
To Committee on Social and Health Services

SENATE BILL NO. 2396, by Senators Wilson, Matson, Donohue and Hayner:

Exempting certain intra-family transfers from the excise tax on real estate transfers.
To Committee on Revenue

ENGROSSED SENATE BILL NO. 2426, by Senators Bluechel, Rasmussen, Scott, Shinpoch and Woody (by Legislative Budget Committee request based on Performance Audit):

Mandating school districts and educational service districts to buy their liability insurance through the risk management office in the department of general administration.
To Committee on Insurance

SUBSTITUTE SENATE BILL NO. 2451, by Committee on Higher Education (originally sponsored by Senator Goltz):

Pertaining to tuition and fee waivers by institutions of higher education.
To Committee on Higher Education
SUBSTITUTE SENATE BILL NO. 2482, by Committee on Commerce (originally sponsored by Senators Van Hollebeke, Odegaard and Wanamaker - by Department of Commerce and Economic Development request):
Revising laws regulating business regulations.
To Committee on Commerce

ENGROSSED SENATE BILL NO. 2630, by Senators Lysen and Morrison (by Employment Security Department request):
Extending life of the Buena Camp migrant housing facility, authorizing prescribed rental fees, and making an appropriation therefor.
To Committee on Labor

ENGROSSED SUBSTITUTE SENATE BILL NO. 2666, by Committee on Energy and Utilities (originally sponsored by Senators Quigg, Bottiger and Guess):
Specifying rights' and liabilities' contracts involving underground utility facilities.
To Committee on Energy and Utilities

SUBSTITUTE SENATE BILL NO. 2676, by Committee on State Government (originally sponsored by Senators Wojahn, Gould and Rasmussen):
Requiring the preparation, filing, and distribution of notice of the economic impact of proposed agency rule making.
To Committee on State Government

SUBSTITUTE SENATE BILL NO. 2735, by Committee on Transportation (originally sponsored by Senators von Reichbauer and Rasmussen):
Requiring radio communication equipment on trains.
To Committee on Transportation

SUBSTITUTE SENATE BILL NO. 2744, by Committee on Ways and Means (originally sponsored by Senators Goltz, Shinpoch and Benitz):
Implementing law relating to state student financial aid program and making additional appropriation therefor.
To Committee on Higher Education

ENGROSSED SENATE BILL NO. 2763, by Senators Talley, Jones and Gallaghan:
Increasing the period for which judgments are effective and permitting revival of judgments.
To Committee on Judiciary

SUBSTITUTE SENATE BILL NO. 2771, by Committee on Judiciary (originally sponsored by Senators Lysen, Goltz and Shinpoch):
Providing for civil immunity for persons who give elected officials information on matters affecting the public.
To Committee on Judiciary

SENATE BILL NO. 2860, by Senators Talley, Jones and Marsh:
Redefining income from employment of a retired judge.
To Committee on Appropriations

SENATE BILL NO. 2921, by Senators Gaspard and Wanamaker:
Authorizing family farm permits for each member of a marital community.
To Committee on Agriculture

ENGROSSED SUBSTITUTE SENATE BILL NO. 2993, by Committee on Energy and Utilities (originally sponsored by Senators Bottiger, Hayner, Lewis and Bausch):
Revising laws relating to public utility districts.
TENTH DAY, MARCH 30, 1979

SUBSTITUTE SENATE BILL NO. 3022, by Committee on Local Government (originally sponsored by Senators Lee, Talley and North):

Establishing new procedures for local government disposition of found and unclaimed personal property.

To Committee on Local Government

SENATE BILL NO. 3092, by Senators Day, Scott and Talmadge:

Revising directives on child welfare service.

To Committee on Social and Health Services

ENGROSSED SUBSTITUTE SENATE BILL NO. 3128, by Committee on Judiciary (originally sponsored by Senator von Reichbauer):

Compensating crime victims from profits of the criminal.

To Committee on Judiciary

ENGROSSED SENATE JOINT MEMORIAL NO. 106, by Senators Wojahn, Newschwander, Bottiger, Rasmussen, Gaspard and Gallagher:

Requesting federal aid for the Milwaukee Railroad.

To Committee on Transportation

ENGROSSED SUBSTITUTE SENATE CONCURRENT RESOLUTION NO. 103, by Committee on Local Government (originally sponsored by Senators Wilson, Sellar, Talley and Hayner):

Making legislative determinations regarding proposed jail standards.

To Committee on Local Government

SENATE CONCURRENT RESOLUTION NO. 112, by Senators Henry, Guess and Conner:

Enunciating a state transportation policy.

To Committee on Transportation

MOTION

On motion of Mr. Polk, all bills listed on today's agenda under the fourth order of business were considered first reading and were referred to the committees designated.

REPORTS OF STANDING COMMITTEES

March 29, 1979

HOUSE BILL NO. 266, Prime Sponsor: Representative Newhouse, exempting railroad companies from liability for injuries to trespassers on the railroad tracks. Reported by Committee on Judiciary.

MAJORITY recommendation: Do pass. Signed by Representatives Newhouse, Executive Chairman; Chandler, Knowles, Thompson, Tilly.

March 28, 1979

HOUSE BILL NO. 299, Prime Sponsor: Representative Nelson (G.A.), modifying the 106% levy lid calculation. Reported by Committee on Revenue.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Craswell, Co-Chairwoman; Sommers, Co-Chairwoman; Addison, Bond, Brown, Flanagan, Galloway, Greengo, Hastings, Nelson (D), Sanders, Winsley.

March 29, 1979

HOUSE BILL NO. 520, Prime Sponsor: Representative Adams, revising laws regulating the practice of medicine. Reported by Committee on Social and Health Services.

MAJORITY recommendation: Do pass. Signed by Representatives Adams, Co-Chairman; Whiteside, Co-Chairman; Brekke, Gruger, Kreidler, Lux, May, Mitchell, Pruitt, Teutsch, Tupper.
March 28, 1979

HOUSE BILL NO. 810, Prime Sponsor: Representative Barr, shortening the time allowed for payment of the compensating tax on forest lands. Reported by Committee on Revenue.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Craswell, Co-Chairwoman; Sommers, Co-Chairwoman; Addison, Bond, Brown, Flanagan, Galloway, Greengo, Hastings, Nelson (D), O'Brien, Sanders, Winsley.

March 29, 1979

HOUSE BILL NO. 861, Prime Sponsor: Representative Dunlap, limiting city taxes upon telephone company revenues derived from intrastate message toll services. Reported by Committee on Energy and Utilities.

MAJORITY recommendation: Do pass. Signed by Representatives Haley, Co-Chairman; McCormick, Co-Chairwoman; Bond, Grimm, Isaacs, Martinis, Monohon, Nisbet, Scott, Sprague, Tupper, Williams, Wilson.

March 29, 1979

HOUSE BILL NO. 1193, Prime Sponsor: Representative Clayton, revising the basis upon which benefits are paid to certain persons under unemployment compensation. Reported by Committee on Labor.

MAJORITY recommendation: Do pass. Signed by Representatives Clayton, Co-Chairman; Lux, Co-Chairman; Dunlap, Fancher, King, Smith (C).

March 27, 1979

HOUSE BILL NO. 1308, Prime Sponsor: Representative Ehlers, changing the laws concerning landlord and tenant in mobile home parks. Reported by Committee on Judiciary.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Newhouse, Executive Chairman; Smith (R), Co-Chairman; Knowles, Sherman, Winsley.

March 29, 1979

ENGROSSED SUBSTITUTE SENATE BILL NO. 2095, Prime Sponsor: Senator Marsh, creating additional superior court judge positions. Reported by Committee on Judiciary.

MAJORITY recommendation: Do pass with the following amendments:

Strike everything after the enacting clause and insert the following:

"Section 1. Section 3, chapter 125, Laws of 1951 as last amended by section 1, chapter 311, Laws of 1977 ex. sess. and RCW 2.08.061 are each amended to read as follows:

There shall be in the county of King thirty-four judges of the superior court; in the county of Spokane ((nine)) ten judges of the superior court; in the county of Pierce ((eleven)) thirteen judges of the superior court: PROVIDED, That the additional offices herein created for the county of Pierce shall be effective January 1, 1981.

Sec. 2. Section 4, chapter 125, Laws of 1951 as last amended by section 2, chapter 311, Laws of 1977 ex. sess. and RCW 2.08.062 are each amended to read as follows:

There shall be in the counties of Chelan ((one)) and Douglas jointly, two judges of the superior court; in the county of Clark ((four)) five judges of the superior court; in the county of Grays Harbor two judges of the superior court; in the county of Kitsap ((four)) five judges of the superior court; in the county of Kittitas one judge of the superior court; in the county of Lewis two judges of the superior court: PROVIDED, That the additional office herein created for the county of Kitsap shall be effective January 1, 1981.

Sec. 3. Section 6, chapter 125, Laws of 1951 as last amended by section 3, chapter 311, Laws of 1977 ex. sess. and RCW 2.08.064 are each amended to read as follows:

There shall be in the counties of Benton and Franklin jointly, four judges of the superior court; in the counties of Clallam and Jefferson jointly, two judges of the superior court; in the county of Snohomish ((seven)) eight judges of the superior court; in the counties of Asotin, Columbia and Garfield jointly, one judge of the superior court; in the county of Cowlitz, ((two)) three judges of the superior court: PROVIDED, That the additional office herein created for the county of Cowlitz shall be effective January 1, 1981; in the counties of Klickitat and Skamania jointly, one judge of the superior court.

Sec. 4. Section 7, chapter 125, Laws of 1951 as last amended by section 4, chapter 311, Laws of 1977 ex. sess. and RCW 2.08.065 are each amended to read as follows:

There shall be in the counties of Douglas and(()) county of Grant ((jointly)), two judges of the superior court; in the counties of Ferry and Okanogan jointly, one judge of the superior court; in the counties of Mason and Thurston jointly, ((four)) five judges of the superior court; in the counties of Pacific and
Wahkiakum jointly, one judge of the superior court; in the counties of Pend Oreille and Stevens jointly, one judge of the superior court; and in the counties of San Juan and Island jointly, two judges of the superior court.

NEW SECTION. Sec. 5. The superior court judge serving in position two, as designated by the county auditors of Grant and Douglas counties for the 1976 general election, in the counties of Grant and Douglas prior to the effective date of this 1979 act, shall thereafter serve jointly in the counties of Douglas and Chelan, along with the judge previously serving only in Chelan county. The additional superior court judge position created by this 1979 act shall be for Grant county alone, which shall retain the judge in position one previously serving jointly in the counties of Grant and Douglas.

NEW SECTION. Sec. 6. (1) The secretary of state and appropriate county election officials shall accept declarations of candidacy for the offices created by sections 1 through 4 of this act during the filing period specified by RCW 29.18.030 prior to the general election to be held on the second Tuesday of November, 1979, except for the offices created for the counties of Kitsap, Cowlitz, and Pierce, which declarations shall be accepted by the appropriate election officers during the same period prior to the general election to be held on the second Tuesday of November, 1980.

(2) The offices created by sections 1 through 4 of this act shall become effective January 1, 1980, except for the offices created for the counties of Kitsap, Cowlitz, and Pierce which shall become effective January 1, 1981. Such offices shall be filled by persons elected and qualified at the general election immediately preceding such effective dates."

On page 1, line 1 of the title, after "Relating to superior court judges;" strike the remainder of the title and insert "amending section 3, chapter 125, Laws of 1951 as last amended by section 1, chapter 311, Laws of 1977 ex. sess. and RCW 2.08.061; amending section 4, chapter 125, Laws of 1951 as last amended by section 2, chapter 311, Laws of 1977 ex. sess. and RCW 2.08.062; amending section 6, chapter 125, Laws of 1951 as last amended by section 3, chapter 311, Laws of 1977 ex. sess. and RCW 2.08.064; amending section 7, chapter 125, Laws of 1951 as last amended by section 4, chapter 311, Laws of 1977 ex. sess. and RCW 2.08.065; and creating new sections."

Signed by Representatives Newhouse, Executive Chairman; Smith (R), Co-Chairman; Chandler, Knowles, Sherman, Thompson, Tilly, Winsley.

March 28, 1979

ENGROSSED SENATE BILL NO. 2333, Prime Sponsor: Senator Hansen, modifying tort and product liability law. Reported by Committee on Judiciary.

MAJORITY recommendation: Do pass. Signed by Representatives Newhouse, Executive Chairman; Chandler, Sherman, Thompson, Tilly, Winsley.

MINORITY recommendation: Do not pass. Signed by Representative Smith (R), Co-Chairman.

MOTIONS

On motion of Mr. Polk, all bills listed on today's agenda under the fifth order of business were passed to Committee on Rules for second reading.

On motion of Mr. Polk, the House advanced to the eighth order of business.

On motion of Mr. Polk, HOUSE BILL NO. 1341 was rereferred from Committee on Rules to Committee on Appropriations.

On motion of Mr. Polk, the House reverted to the sixth order of business.

SECOND READING

HOUSE BILL NO. 750, by Representatives Martinis, Douthwaite, Charnley, Chandler and Lux (by Department of Transportation request):

Establishing minimum funding levels for trails along roadways.

The bill was read the second time.

On motion of Mr. Polk, the rules were suspended, the second reading considered the third, and House Bill No. 750 was placed on final passage.

Mr. Martinis spoke in favor of passage of the bill.

POINT OF INQUIRY

Mr. Martinis yielded to question by Mr. Owen.

Mr. Owen: "Will this allow for bike trails?"

Mr. Martinis: "Yes, that's part of it. In fact, that's it."

Ms. Teutsch spoke in favor of the bill.
Mr. Martinis yielded to question by Mr. Chamley.

Mr. Chamley: "Representative Martinis, will this result in the same amount of funds or an increase in the funds available for trails?"

Mr. Martinis: "This will credit trails with at least thirty-three percent more. There will be at least thirty-three percent more trails."

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 750, and the bill passed the House by the following vote: Yeas, 96; nays, 0; not voting, 2.


Not voting: Representatives Barr, King.

House Bill No. 750, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 325, by Representatives Sprague, Sanders, Greengo and Bond:

Removing the inequalities on taxpayer overpayments.

The bill was read the second time.

On motion of Mr. Dunlap, the rules were suspended, the second reading considered the third, and House Bill No. 325 was placed on final passage.

Mr. Sprague spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 325, and the bill passed the House by the following vote: Yeas, 96; nays, 0; not voting, 2.


Not voting: Representatives Barr, King.

House Bill No. 325 having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

Speaker Berentson called on Mr. Amen to preside.

HOUSE BILL NO. 370, by Representatives Bender, Chandler, Charnley, Gruger, Burns, Eng, Valle, Nelson (G.A.), Winsley, Brekke, Teutsch, Pruitt, Schmitten, Nelson (D), Mitchell and Douthwaite:

Mandating funds for programs for gifted students.

The bill was read the second time. With the consent of the House, Second Substitute House Bill No. 370 was substituted for House Bill No. 370, and the second substitute bill was placed on the calendar for second reading.

Second Substitute House Bill No. 370 was read the second time.

On motion of Mr. Dunlap, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Representatives Bender and Chandler spoke in favor of passage of the bill.
The Clerk called the roll on the final passage of Second Substitute House Bill No. 370, and the bill passed the House by the following vote: Yeas, 96; nays, 0; not voting, 2.


Not voting: Representatives Barr, King.

Second Substitute House Bill No. 370, having received the constitutional majority was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 502, by Representatives Gruger, Chandler, Erickson, Heck, Galloway, Zimmerman, Williams, Pruitt, Kreidler, Brekke, Lux, Schmitten, Mitchell and Haley (by Executive request):

Providing for immunization of the children in this state.

The bill was read the second time.

On motion of Mr. Chandler, Substitute House Bill No. 502 was substituted for House Bill No. 502, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 502 was read the second time.

Mr. Blair moved adoption of the following amendment by Representatives Blair and Thompson:

On page 5, line 36 strike "seven hundred forty-nine" and insert "one hundred"

Mr. Blair spoke in favor of the amendment, and Mr. Kreidler spoke against it.

The amendment was adopted.

MOTION

On motion of Mr. Polk, further consideration of Substitute House Bill No. 502 was deferred and the bill was ordered placed on the calendar immediately following House Bill No. 703.

HOUSE BILL NO. 665, by Representatives Chandler, Thompson, Rosbach, Heck, Teutsch, Sherman, Haley, Newhouse and Fuller:

Providing a program for the evaluation and treatment of alcohol related traffic offenders.

The bill was read the second time.

On motion of Mr. Newhouse, Substitute House Bill No. 665 was substituted for House Bill No. 665, and the substitute bill was placed on the calendar for second reading.

MOTION

On motion of Mr. Polk, further consideration of Substitute House Bill No. 665 was deferred, and the bill was ordered placed on the second reading calendar immediately following House Bill No. 542.

HOUSE BILL NO. 703, by Representatives Struthers, Kreidler, Fancher, Barr, Hastings, Amen, McGinnis and Isaacson:

Modifying the B&O tax law.

The bill was read the second time.

On motion of Mr. Struthers, Substitute House Bill No. 703 was substituted for House Bill No. 703, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 703 was read the second time.

On motion of Mr. Dunlap, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 703 was placed on final passage.
Mr. Struthers spoke in favor of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 703, and the bill passed the House by the following vote: Yeas, 95; nays, 1; not voting, 2.


Voting nay: Representative Douthwaite.

Not voting: Representatives Barr, King.

Substitute House Bill No. 703, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE HOUSE BILL NO. 502:

The House resumed consideration of the bill on second reading.

Mr. Erak moved adoption of the following amendment by Representatives Erak and Haley:

On page 2, line 18 after "presentation" strike everything down to and including "center" on line 20.

Representatives Erak and Haley spoke in favor of the amendment, and Representatives Chandler, Heck and Taylor spoke against it.

Mr. Erak spoke again in favor of the amendment.

The amendment was not adopted.

Mr. Erak moved adoption of the following amendment by Representatives Erak and Haley:

On page 2, line 33 add a new section as follows:

"NEW SECTION. Sec. 4. The local school district shall coordinate an immunization program with the local health department. This program shall consist of a clinic which will begin two days before the commencement of the regular fall school session. The clinic shall be located at a centrally located elementary school within the district."

Renumber remaining sections consecutively.

Mr. Erak spoke in favor of the amendment.

The amendment was not adopted.

Substitute House Bill No. 502 was ordered engrossed.

On motion of Mr. Dunlap, the rules were suspended, the second reading considered the third, and Engrossed Substitute House Bill No. 502 was placed on final passage.

Representatives Gruger, Taylor and Heck spoke in favor of passage of the bill.

POINT OF INQUIRY

Mr. Chandler yielded to question by Mr. Greengo.

Mr. Greengo: "Representative Chandler, on page 3, section 6 of the bill it says that the immunizations required may be obtained from any private or public source. Very frankly, I have a thing about us passing laws for the benefit of children and not including all children, including private schools. I notice this bill very clearly talks about all children. Could you enlighten me on how this public source might be applied or is applied?"

Mr. Chandler: "The public source would be the public health department in each county as funded by the state of Washington and the counties together. A student from a private school would be able to go to the public health department and get the shots and I just learned from Representative Taylor that oftentimes when these injections are being provided at the public schools, they notify the private schools and they take advantage of the program at the same time at no cost to the students. So it would apply to both public and private students equally."
Mr. Erak spoke in favor of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 502, and the bill passed the House by the following vote: Yeas, 95; nays, 1; not voting, 2.


Voting nay: Representative Kreidler.

Not voting: Representatives Barr, King.

Engrossed Substitute House Bill No. 502, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE CONCURRENT RESOLUTION NO. 6, by Representatives Becker, Whiteside, Adams, Zimmerman, King, Polk, Gruger and Galloway:

Establishing a task force on children and families.

The resolution was read the second time.

On motion of Ms. Becker, Substitute House Concurrent Resolution No. 6 was substituted for House Concurrent Resolution No. 6, and the substitute resolution was placed on the calendar for second reading.

Substitute House Concurrent Resolution No. 6 was read the second time.

On motion of Mr. Dunlap, the rules were suspended, the second reading considered the third, and Substitute House Concurrent Resolution No. 6 was placed on final passage.

Ms. Becker spoke in favor of the final passage of the resolution.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Concurrent Resolution No. 6, and the resolution passed the House by the following vote: Yeas, 84; nays, 11; not voting, 3.


Not voting: Representatives Barr, King, Newhouse.

Substitute House Concurrent Resolution No. 6, having received the constitutional majority, was declared passed.

HOUSE BILL NO. 1307, by Representatives Patterson, Gallagher, Tilly, Garrett and McCormick:

Restraining ferry system operating expenses.

The bill was read the second time.

On motion of Mr. Newhouse, Substitute House Bill No. 1307 was substituted for House Bill No. 1307, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 1307 was read the second time.

Mr. Martinis moved adoption of the following amendment:

On page 2, section 2, line 31 after "the department" insert "shall disregard any insurance proceeds, federal aid or state funds available to replace earnings lost as a result of the destruction of the bridge and"
Representatives Martinis and Patterson spoke in favor of the amendment.

POINT OF INQUIRY

Mr. Martinis yielded to question by Mr. Douthwaite.

Mr. Douthwaite: "I understand why we should not use insurance proceeds to deal with the loss of revenue, but I don't see why this amendment includes federal aid. Why not use federal aid, if we can, to deal with the replaced lost earnings from a bridge?"

Mr. Martinis: "Representative Douthwaite, there is some aid coming to the ferries through the federal government which moneys would be very similar to moneys received from the insurance company for this. It will be aid for the ferry systems to replace the service they had to put on because of the Hood Canal Bridge."

Mr. Douthwaite: "So we're not foreclosing federal aid by this amendment?"

Mr. Martinis: "Absolutely not."

The amendment was adopted.

On motion of Mr. Martinis, the following amendment was adopted:
On page 2, section 2, line 33 after "bridge" and before "are available" insert "and related ferry runs"

Substitute House Bill No. 1307 was ordered engrossed.

On motion of Mr. Patterson, the rules were suspended, the second reading considered the third, and Engrossed Substitute House Bill No. 1307 was placed on final passage.

Mr. Patterson spoke in favor of passage of the bill, and Representatives Eberle, Craswell and Smith (R) spoke against it.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 1307, and the bill passed the House by the following vote: Yeas, 80; nays, 16; not voting, 2.


Not voting: Representatives Barr, King.

Engrossed Substitute House Bill No. 1307, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE HOUSE BILL NO. 665:
The House resumed consideration of the bill on second reading.

On motion of Mr. Tilly, the following amendments were adopted:
On page 3, line 9 following "in" strike "((RCW 46.61.506)) section I of this 1979 act" and insert "RCW 46.61.506"

On page 3, beginning on line 21 following "in" strike "RCW 46.61.506" and insert "((RCW 46.61-.506)) section I of this 1979 act"

MOTION

On motion of Mr. Salatino, the House recessed until 1:15 p.m.

AFTERNOON SESSION

The House was called to order at 1:15 p.m. by Speaker Berentson. The Clerk called the roll and all members were present except Representatives Barr and King, who were excused.
SENATE AMENDMENTS TO HOUSE BILL

March 29, 1979

Mr. Speaker:

The Senate has passed HOUSE CONCURRENT RESOLUTION NO. 19 with the following amendments: On line 1 insert the following:

"BE IT RESOLVED, By the House of Representatives, the Senate concurring, that the provisions of House Concurrent Resolution No. 17 be amended to read as follows:"

On line 15 after "appropriation-related measures," insert "redistricting measures,"

On line 20 after "appropriation-related measures," insert "redistricting measures,"

and the same is herewith transmitted.

Sidney R. Snyder, Secretary.

On motion of Mr. Polk, the House concurred in the Senate amendments to House Concurrent Resolution No. 19.

FINAL PASSAGE OF HOUSE CONCURRENT RESOLUTION AS AMENDED BY SENATE

Speaker Berentson stated the question before the House to be the final passage of House Concurrent Resolution No. 19 as amended by the Senate.

House Concurrent Resolution No. 19 as amended by the Senate was adopted.

SECOND READING

On motion of Mr. Polk, further consideration of Substitute House Bill No. 665 was deferred.

HOUSE BILL NO. 596, by Representatives Hurley, Polk, Hughes, North, Taylor, Charnley and Winsley:

Prohibiting removal of sand from wetland areas.

The bill was read the second time.

Committee on Parks and Recreation recommendation: Majority, do pass as amended. (For amendment, see Journal, 46th Day, February 22, 1979.)

On motion of Ms. Hurley, the committee amendment was adopted.

House Bill No. 596 was ordered engrossed and passed to Committee on Rules for third reading.

HOUSE BILL NO. 650, by Representatives Clayton, Lux and Scott (by Employment Security Department request):

Establishing civil penalties for late or inaccurate employer reports under unemployment compensation.

The bill was read the second time.

Committee on Labor recommendation: Majority, do pass as amended. (For amendments, see Journal, 4th Day ex. sess., March 24, 1979.)

On motion of Mr. Clayton, the committee amendments were adopted.

House Bill No. 650 was ordered engrossed.

On motion of Mr. Polk, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 650 was placed on final passage.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 650, and the bill passed the House by the following vote: Yeas, 87; nays, 5; not voting, 6.


Voting nay: Representatives Barnes, Hastings, Rohrbach, Sommers, Zimmerman.
Not voting: Representatives Adams, Barr, Hughes, King, Oliver, Salatino.

Engrossed House Bill No. 650, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 972, by Representatives Rohrbach, Barnes and Garrett:
Permitting cities to combine with fire protection districts.
The bill was read the second time.
On motion of Mr. Zimmerman, Substitute House Bill No. 972 was substituted for House Bill No. 972, and the substitute bill was placed on the calendar for second reading.
Substitute House Bill No. 972 was read the second time.
On motion of Mr. Deccio, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 972 was placed on final passage.
Representatives Rohrbach and Garrett spoke in favor of passage of the bill.

ROLL CALL
The Clerk called the roll on the final passage of Substitute House Bill No. 972, and the bill passed the House by the following vote: Yeas, 94; nays, 0; not voting, 4.
Not voting: Representatives Barr, Douthwaite, Hughes, King.
Substitute House Bill No. 972, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 1196, by Representative Struthers:
Implementing law relating to gambling.
The bill was read the second time.
On motion of Mr. Warnke, Substitute House Bill No. 1196 was substituted for House Bill No. 1196, and the substitute bill was placed on the calendar for second reading.
Substitute House Bill No. 1196 was read the second time.
Mr. Addison moved adoption of the following amendment by Representatives Addison and Owen:
On page 31, following line 17 insert a new section as follows:
"NEW SECTION. Sec. 8. This act is necessary for the immediate preservation of the public peace, health, and safety, the support of the state government and its existing public institutions, and shall take effect immediately."
Representatives Addison and Owen spoke in favor of the amendment, and Mr. Tilly spoke against it.

ROLL CALL
The Clerk called the roll on adoption of the amendment by Representatives Addison and Owen to Substitute House Bill No. 1196, and the amendment was not adopted by the following vote: Yeas, 41; nays, 51; not voting, 6.
Not voting: Representatives Barr, Bender, Craswell, Douthwaite, King, Winsley.

On motion of Mr. Deccio, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 1196 was placed on final passage.

Mr. Struthers spoke in favor of passage of the bill, and Mr. Greengo spoke against it.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 1196, and the bill passed the House by the following vote: Yeas, 85; nays, 10; not voting, 3.


Voting nay: Representatives Barnes, Brekke, Gruger, Isaacscon, Kreidler, Salatino, Tilly, Tupper, Wilson, Winsley.

Not voting: Representatives Barr, King, Taller.

Substitute House Bill No. 1196, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 437, by Representatives Chandler, Heck, Nelson (G.A.), Dunlap, Bender, Bauer, Eng, Maxie, Fuller and Mitchell:

Making miscellaneous changes to educational clinic law.

The bill was read the second time.

On motion of Mr. Newhouse, Substitute House Bill No. 437 was substituted for House Bill No. 437, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 437 was read the second time.

Mr. Ehlers moved adoption of the following amendment by Representatives Ehlers and Whiteside:

On page 2, section 2, beginning on line 15 after "revision" strike everything down to and including "diagnostic procedure" on line 17

Representatives Ehlers, Whiteside and Taylor spoke in favor of the amendment, and Mr. Chandler spoke against it.

Mr. Ehlers spoke again in favor of the amendment, and Mr. Heck spoke against it.

ROLL CALL

The Clerk called the roll on adoption of the following amendment by Representatives Ehlers and Whiteside to Substitute House Bill No. 437, and the amendment was not adopted by the following vote: Yeas, 40; nays 52; not voting, 6.


Not voting: Representatives Amen, Barr, Craswell, Douthwaite, King, Nelson D.

On motion of Ms. Galloway, the following amendment was adopted:

On page 2, line 2 after "be" and before "fifty" insert "not more than".

Mr. Whiteside moved adoption of the following amendment:

On page 2, beginning on line 30 following "effectiveness." strike all material down to and including "clinic." on line 34.
Representatives Whiteside, Ehlers and Chandler spoke in favor of the amendment, and it was adopted.

Mr. Ehlers moved adoption of the following amendments by Representatives Ehlers and Whiteside:

On page 3, following section 2 add a new section to read as follows and renumber the remaining section consecutively.

"NEW SECTION. Sec. 3. There is added to chapter 28A.97 RCW a new section to read as follows:

The legislative budget committee shall cause to be prepared to the state a report to the legislature before each regular session, detailing the fiscal impact of the several certified educational clinics receiving reimbursements from the state pursuant to the provisions of this chapter. The legislative budget committee, shall require such clinics to furnish such information as it deems necessary to meet the requirements of this section. Included within the information to be reported by the legislative budget committee on each clinic shall be the following:

(1) The dollar amount of reimbursement received by the clinic from the state for each month available of the then current, and past, biennium; and
(2) A statement which identifies the owners of the clinic. In the case of profit or nonprofit corporations the officers, directors, and shareholders of record as of the close of the corporation's fiscal year shall be furnished."

In line 4 of the title after "and" strike "creating a new section" and insert "creating new sections; and adding a new section to chapter 28A.97 RCW"

The bill was ordered engrossed.

On motion of Mr. Deccio, the rules were suspended, the second reading considered the third, and Engrossed Substitute House Bill No. 437 was placed on final passage.

Mr. Chandler spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 437, and the bill passed the House by the following vote: Yeas, 93; nays, 2; not voting, 3.


Voting nay: Representatives Eberle, Zimmerman.

Not voting: Representatives Barr, Isaacson, King.

Engrossed Substitute House Bill No. 437, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

STATEMENT FOR THE JOURNAL

The House of Representatives eliminated money from the budget for "drop-outs" in the URRD funds, and included approximately $1.5 million for three educational clinics.

I consider it a bad policy to finance such a limited and restricted program in such a small geographic area of the state. It sets a precedent that could be very expensive in years ahead.

HAL ZIMMERMAN, 17th District.

HOUSE JOINT MEMORIAL NO. 16, by Representatives McCormick, Clayton, Douthwaite, Haley, Keller, Isaacson, Nelson (D) and Oliver:

Requesting Congress to clear the regulatory barriers on gasohol production.

The memorial was read the second time.

On motion of Mr. Deccio, the rules were suspended, the second reading considered the third, and House Joint Memorial No. 16 was placed on final passage.

Ms. McCormick spoke in favor of the memorial.

ROLL CALL

The Clerk called the roll on the final passage of House Joint Memorial No. 16, and the memorial passed the House by the following vote: Yeas, 96; nays, 0; not voting, 2.
TENTH DAY, MARCH 30, 1979 941


Not voting: Representatives Barr, King.

House Joint Memorial No. 16, having received the constitutional majority, was declared passed.

SUBSTITUTE HOUSE JOINT RESOLUTION NO. 26, by Committee on Constitution, Elections and Governmental Ethics (originally sponsored by Representatives Tilly, Nisbet, Schnitten, O'Brien, Addison, Hurley, Eberle, Oliver, Mitchell, Houchen, Bond, Rohrbach, Struthers, Tupper, Sprague, McGinnis, McDonald, Teutsch, Fancher, May, Fuller and Williams):

Amending the Constitution in regard to sectarian influence.

The resolution was read the second time.

MOTION

Mr. Lux moved that Substitute House Joint Resolution be rereferred to Committee on Education.

Mr. Lux spoke in favor of the motion, and Representatives Oliver, Tilly, O'Brien, Van Dyken and Newhouse spoke against it.

Mr. Lux spoke again in favor of the motion.

The motion was lost.

MOTION

Mr. Dunlap, moved that the rules be suspended, the second reading considered the third, and Substitute House Joint Resolution No. 26 be advanced to final passage.

A division was called.

ROLL CALL

The Clerk called the roll on the motion to suspend the rules and advance Substitute House Joint Resolution No. 26 to final passage and the motion received the necessary two-thirds majority by the following votes: Yeas, 78; nays, 18; not voting, 2.


Not voting: Representatives Barr, King.

Speaker Berentson stated the question before the House to be the final passage of Substitute House Joint Resolution No. 26.

Representatives Tilly, Schmitten, Hughes, Deccio, Barnes, Isaacsenn, O'Brien and Erak spoke in favor of the resolution, and Representatives Lux, Brekke and Blair spoke against it.

POINT OF INQUIRY

Mr. Tilly yielded to question by Mr. Pruitt.

Mr. Pruitt: "Representative Tilly, as a prime sponsor, my question is, as we have really concentrated in saying, the purpose is to sing carols and carols are, of course, a Christian celebration, a Christmas celebration. Is it the intent of the sponsors of this that there would also be a celebration of other ethnic groups? Is it exclusively so that Christmas carols can be sung?"
Mr. Tilly: "My answer to that is no. In my opening remarks I mentioned that this would allow other denominations, other religious groups, to celebrate these very important occasions in their beliefs. Religious backgrounds are very important to our culture, and I feel that there shouldn't be prohibition to those. It would help toward a greater understanding for us to be able to learn other people's religious followings. It would help us to walk in other people's moccasins."

Representatives Pruitt and Taylor spoke in favor of the resolution, and Mr. Lux spoke again in opposition to it.

Mr. Tilly closed debate, speaking again in favor of the resolution.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Joint Resolution No. 26, and the resolution passed the House by the following vote: Yeas, 83; nays, 13; not voting, 2.


Voting nay: Representatives Bender, Blair, Brekke, Bums, Chamley, Douthwaite, Eng, Lux, Monohon, Nelson D., Sherman, Tupper, Walk.

Not voting: Representatives Barr, King.

Substitute House Joint Resolution No. 26, having received the constitutional majority, was declared passed.

HOUSE BILL NO. 433, by Representatives Barr, Valle and Granlund:

Updating certain powers of the department of ecology.

The bill was read the second time.

Committee on Ecology recommendation: Majority, do pass as amended. (For amendment, see Journal, 46th Day, February 22, 1979)

On motion of Ms. Valle, the committee amendment was adopted.

On motion of Ms. Sommers, the following amendment by Representatives Sommers, Newhouse and Valle was adopted:

On page 2, after line 24 insert the following:

"The enactment of this 1979 act does not extend the eligibility for or increase the amount of exemptions or credits available under chapter 82.34 RCW."

STATEMENT FOR THE JOURNAL

It is the intent of the amendment to page 2, after line 24, that any additional requirements regarding pollution control facilities resulting from passage of HB–433 would not result in additional exemptions or credits under chapter 82.34 RCW.

Our concern is that this tax exemption is being expanded by federal changes in requirements for pollution control. Credits and exemptions are then being granted against the state's tax structure simply because the Department of Ecology is administering federal law and granting permits including federal standards. This bill, which apparently only names the Department of Ecology as responsible for administration, actually affects revenues. Revenue policy, including exemptions and credits, should be made directly, and visibly, by legislative action.

As originally drafted, it was intended that HB–433 not have any significant fiscal impact. This amendment makes it clear that the bill would not have any fiscal impact.

HELEN SOMMERS, 36th District
IRVING NEWHOUSE, 15th District.

House Bill No. 433 was ordered engrossed.

On motion of Mr. Deccio, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 433 was placed on final passage.

Ms. Valle spoke in favor of passage of the bill.
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ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 433, and the bill passed the House by the following vote: Yeas, 94; nays, 0; not voting, 3.


Not voting: Representatives Barr, Erak, King.

Engrossed House Bill No. 433, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

STATEMENT FOR THE JOURNAL

Please record me as a "Yes" vote on Engrossed House Bill No. 433.

JOHN ERAK, 19th District.

HOUSE BILL NO. 954, by Representatives Sanders and Garrett:

Revising laws relating to annexation by code cities.

The bill was read the second time.

On motion of Mr. Brown, the following amendments by Representatives Brown and Granlund were adopted:

On page 9, line 4 add a new section as follows:

*NEW SECTION. Sec. 10. There is added to chapter 35.22 RCW a new section to read as follows:

Notwithstanding any other provisions of law, a city of the first class which owns and operates a municipal airport which is in an unincorporated area of a county other than the county in which the city is located or which is separated from the city by a substantial natural barrier, including a body of marine water, shall be subject to the restrictions, limitations, and procedures relative to the county's comprehensive plan as they apply to a private entity. Any plan for development, construction, or improvement to such airport shall be submitted to the county planning authority and be subject to review and approval by that body if such change would require such review if submitted by a private entity.

Renumber the remaining sections consecutively.

On page 1, line 17 after ".150" add ", and adding a new section to chapter 35.22 RCW"

House Bill No. 954 was ordered engrossed.

On motion of Mr. Deccio, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 954 was placed on final passage.

Mr. Sanders spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 954, and the bill passed the House by the following vote: Yeas, 96; nays, 0; not voting, 2.


Not voting: Representatives Barr, King.

Engrossed House Bill No. 954, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Requiring a license for personal use of razor clams.

The bill was read the second time.

On motion of Mr. Schmitten, Substitute House Bill No. 1 was substituted for House Bill No. 1, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 1 was read the second time.

On motion of Mr. Deccio, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 1 was placed on final passage.

Mr. Schmitten spoke in favor of the bill.

POINT OF INQUIRY

Mr. Schmitten yielded to question by Mr. Zimmerman.

Mr. Zimmerman: "Representative Schmitten, you're having a license for those 16 to 69 and I wanted to ask, in terms of the committee's decision there as to why they had not included persons younger than 16 who can dig clams?"

Mr. Schmitten: "You are asking why we didn't license everyone? We considered many things in the subcommittee dealing with persons required to be licensed. We considered children free to 16, which is what the subcommittee decided on. We considered a family license; we considered licensing at 16 to 69, but allowing a half limit for those under 16, but I think the key in our final decision was that we wanted to conform, to make it as easy as possible to administer. We conformed to the current hunting and fishing licenses and also, I guess, there's just some compassion for the family to allow children to go and dig clams free."

Representatives Erickson, Monohon and Erak spoke in favor of the bill.

POINT OF INQUIRY

Ms. Erickson yielded to question by Ms. Teutsch.

Ms. Teutsch: "Would every member of a clam digging party have to have a license?"

Ms. Erickson: "Representative Teutsch, if they fall within the age limitations of this bill, yes."

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 1, and the bill passed the House by the following vote: Yeas, 91; nays, 5; not voting, 2.


Voting nay: Representatives Dunlap, Isaacsion, Jovanovich, Oliver, Sanders.

Not voting: Representatives Barr, King.

Substitute House Bill No. 1, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 821, by Representatives Sanders, Owen, Warnke, Deccio, Fancher, Gallagher, Greengo, Walk, Nelson (D), McGinnis, Addison, Smith (C), Nisbet, Fuller, Zimmerman and Williams:

Providing for review of proposed agency rules to minimize adverse impact on small businesses.

The bill was read the second time.
Committee on Commerce recommendation: Majority, do pass as amended. (For amendments, see Journal, 57th Day, March 5, 1979.)

On motion of Mr. Sanders, the committee amendment to page 1, line 16 was not adopted.

On motion of Mr. Sanders, the remainder of the committee amendments were adopted.

On motion of Mr. Sanders, the following amendment was adopted:

On page 1, beginning on line 16 following "and" strike "we therefore call" and insert "the legislature therefore calls"

On motion of Mr. Sanders, the following amendments by Representatives Sanders and Owen were adopted:

On page 1, line 23 following "agency," insert "as defined in RCW 34.04.010"

On page 1, line 25 following "agency," strike "department, or instrumentality" and insert "as defined in RCW 34.04.010"

On page 1, line 27 following "act" insert "chapter 34.04 RCW"

On page 1, line 28 following "small business" strike remaining language through "employees" on line 29 and insert "as defined in RCW 43.31.920"

On page 2, line 1 before "by" strike "publishing of any rules in accordance with RCW 34.04.025" and insert "filing of the notice of intent to adopt with the code reviser provided for in RCW 34.04.025"

Mr. Sanders moved adoption of the following amendment by Representatives Sanders and Owen:

On page 3, line 9 following "Sec. 5." strike all language through "recommendations." on line 14 and insert:

"The issuing agency shall consider fully all written and oral submissions respecting the rule including all written and oral submissions regarding the recommendations of the office of small business. If the preponderance of evidence supports the recommendations of the office of small business, the issuing agency shall amend its proposed rule to include the recommendations."

No rule hereafter adopted is valid unless adopted in substantial compliance with this chapter or, if an emergency rule designated as such, adopted in substantial compliance with RCW 34.04.030, as now or hereafter amended. In any proceeding a rule cannot be contested on the ground of noncompliance with the procedural requirements of RCW 34.08.020(1), of this section, or of RCW 34.04.030, as now or hereafter amended, after two years have elapsed from the effective date of the rule."

Mr. Sanders spoke in favor of the amendment, and Mr. Ehlers spoke against it.

POINT OF INQUIRY

Mr. Douthwaite asked Mr. Sanders to yield to question, and Mr. Sanders refused to yield.

Mr. Douthwaite spoke against the amendment, and Mr. Owen spoke in favor of it.

ROLL CALL

The Clerk called the roll on adoption of the amendment to page 3 of House Bill No. 821 by Representatives Sanders and Owen, and the amendment was adopted by the following vote: Yeas, 72; nays, 23; not voting, 3.


Not voting: Representatives Amen, Barr, King.

House Bill No. 821 was ordered engrossed.

Mr. Dunlap moved that the rules be suspended, the second reading considered the third, and Engrossed House Bill No. 821 be advanced to third reading and final passage.

Mr. Ehlers spoke against the motion.

ROLL CALL

The Clerk called the roll on the motion to suspend the rules and advance Engrossed House Bill No. 821 to final passage, and the motion received the necessary two-thirds majority by the following vote: Yeas, 78; nays, 17; not voting, 3.


Speaker Berentson stated the question before the House to be the final passage of Engrossed House Bill No. 821.

Mr. Sanders spoke in favor of passage of the bill, and Representatives Ehlers and Taller spoke against it.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 821, and the bill passed the House by the following vote: Yeas, 70; nays, 17; not voting, 11.


Not voting: Representatives Amen, Barr, Blair, Bond, Dawson, King, Lux, McDonald, Nelson G. A., Patterson, Zimmerman.

Engrossed House Bill No. 821, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SIGNED BY THE SPEAKERS

Speaker Berentson announced the Speakers were signing:

HOUSE CONCURRENT RESOLUTION NO. 19.

MOTION

Ms. Valle moved that the Committee on Rules be relieved of HOUSE BILL NO. 27, and the bill be placed on the second reading calendar.

Ms. Valle spoke in favor of the motion.

A division was called.

ROLL CALL

The Clerk called the roll on the motion to relieve the Committee on Rules of House Bill No. 27 and place it on the second reading calendar, and the motion was carried by the following vote: Yeas, 62; nays, 32; not voting, 4.


Not voting: Representatives Barr, Greengo, King, Newhouse.
TENTH DAY, MARCH 30, 1979

MOTION

On motion of Mr. Polk, the House reverted to the fifth order of business.

REPORTS OF STANDING COMMITTEES

March 29, 1979

HOUSE BILL NO. 49, Prime Sponsor: Representative Valle, establishing a regulatory program with the department of ecology for dam safety. Reported by Committee on Appropriations.

MAJORITY recommendation: The second substitute bill be substituted therefor and the second substitute bill do pass. Signed by Representatives Blair, Co-Chairman; Thompson, Co-Chairman; Amen, Barnes, Becker, Ehlers, Grimm, Hughes, Maxie, McDonald, Nisbet, Taller, Taylor, Valle, Vrooman, Warnke, Williams, Zimmerman.

Passed to Committee on Rules for second reading.

March 29, 1979

HOUSE BILL NO. 430, Prime Sponsor: Representative Blair, making new judges members of the public employees' retirement system. Reported by Committee on Appropriations.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Blair, Co-Chairman; Thompson, Co-Chairman; Barnes, Becker, Chandler, Grimm, Hughes, McDonald, Nisbet, Taller, Taylor, Valle, Vrooman, Warnke, Williams, Zimmerman.

Passed to Committee on Rules for second reading.

March 30, 1979

HOUSE BILL NO. 461, Prime Sponsor: Representative Wilson, requiring improvement of property acquired under eminent domain. Reported by Committee on Natural Resources.

MAJORITY recommendation: Do pass with the following amendment:

On page 1, line 8 after 'is' insert 'substantially'

Signed by Representatives Schmitten, Executive Chairman; Vrooman, Co-Chairman; Adams, Dawson, Jovanovich, McDonald, Mitchell, Owen, Rosbach, Smith (R), Wilson.

Passed to Committee on Rules for second reading.

March 29, 1979

HOUSE BILL NO. 527, Prime Sponsor: Representative Schmitten, providing compensation for the workers and political subdivisions for search and rescue activities. Reported by Committee on Appropriations.

MAJORITY recommendation: The second substitute bill be substituted therefor and the second substitute bill do pass. Signed by Representatives Blair, Co-Chairman; Thompson, Co-Chairman; Amen, Barnes, Becker, Chandler, Ehlers, Grimm, Hughes, McDonald, Nelson (G.A.), Nisbet, Taller, Taylor, Valle, Vrooman, Warnke, Williams, Zimmerman.

Passed to Committee on Rules for second reading.

March 28, 1979

HOUSE BILL NO. 561, Prime Sponsor: Representative Sanders, regulating rental of space for aircraft. Reported by Committee on Judiciary.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Newhouse, Executive Chairman; Smith (R), Co-Chairman; Knowles, Thompson, Tilly.

Passed to Committee on Rules for second reading.

March 29, 1979

HOUSE BILL NO. 706, Prime Sponsor: Representative Burns, authorizing the director of financial management to evaluate and satisfy certain sundry claims against the state. Reported by Committee on Appropriations.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Blair, Co-Chairman; Thompson, Co-Chairman; Barnes, Becker, Chandler, Grimm, Hughes, McDonald, Nelson (G.A.), Nisbet, Taller, Taylor, Valle, Vrooman, Warnke, Williams, Zimmerman.
Passed to Committee on Rules for second reading.

HOUSE BILL NO. 763, Prime Sponsor: Representative Douthwaite, authorizing certain higher education employees to select a retirement program. Reported by Committee on Appropriations.

MAJORITY recommendation: The substitute bill be substituted therefor, and the substitute bill do pass. Signed by Representatives Blair, Co-Chairman; Thompson, Co-Chairman; Barnes, Becker, Chandler, Grimm, Hughes, McDonald, Nelson (G.A.), Nisbet, Taller, Taylor, Valle, Vrooman, Warnke, Williams, Zimmerman.

Passed to Committee on Rules for second reading.

HOUSE BILL NO. 783, Prime Sponsor: Representative Douthwaite, revising laws relating to retirement of state patrol officers. Reported by Committee on Appropriations.

MAJORITY recommendation: Do pass. Signed by Representatives Blair, Co-Chairman; Thompson, Co-Chairman; Barnes, Becker, Chandler, Grimm, Hughes, McDonald, Nelson (G.A.), Nisbet, Taller, Taylor, Valle, Vrooman, Warnke, Williams, Zimmerman.

Passed to Committee on Rules for second reading.

HOUSE BILL NO. 913, Prime Sponsor: Representative Schmitten, revising laws relating to use of certain areas for aquaculture. Reported by Committee on Natural Resources.

MAJORITY recommendation: Do pass. Signed by Representatives Schmitten, Executive Chairman; Vrooman, Co-Chairman; Adams, Dawson, Jovanovich, McDonald, Mitchell, Owen, Rosbach, Smith (R), Wilson.

Passed to Committee on Rules for second reading.

HOUSE BILL NO. 1141, Prime Sponsor: Representative Hurley, establishing a reservation system for state park campsites. Reported by Committee on Appropriations.

MAJORITY recommendation: The second substitute bill be substituted therefor and the second substitute bill do pass. Signed by Representatives Blair, Co-Chairman; Thompson, Co-Chairman; Barnes, Becker, Chandler, Grimm, Hughes, McDonald, Nelson (G.A.), Nisbet, Taller, Taylor, Valle, Vrooman, Warnke, Williams, Zimmerman.

Passed to Committee on Rules for second reading.

HOUSE BILL NO. 1175, Prime Sponsor: Representative Thompson, modifying procedures for settling claims against the state. Reported by Committee on Appropriations.

MAJORITY recommendation: Do pass. Signed by Representatives Blair, Co-Chairman; Thompson, Co-Chairman; Barnes, Becker, Chandler, Grimm, Hughes, McDonald, Nelson (G.A.), Nisbet, Taller, Taylor, Valle, Vrooman, Warnke, Williams, Zimmerman.

Passed to Committee on Rules for second reading.

HOUSE BILL NO. 1281, Prime Sponsor: Representative Tilly, regulating snowmobiles. Reported by Committee on Parks and Recreation.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Hurley, Executive Chairwoman; Fuller, Co-Chairman; Brown, North, Sprague, Taylor.

Passed to Committee on Rules for second reading.

HOUSE JOINT MEMORIAL NO. 6, Prime Sponsor: Representative Flanagan, asking the federal government to give states more authority in environmental regulations. Reported by Committee on Ecology.

MAJORITY recommendation: Do pass. Signed by Representatives Valle, Executive Chairwoman; Galloway, Haley, Isaacson, Nisbet, Sanders, Smith (C).
MINORITY recommendation: Do not pass. Signed by Representatives Brekke, Douthwaite, Pruitt.

Passed to Committee on Rules for second reading.

March 30, 1979

SUBSTITUTE SENATE BILL NO. 2058, Prime Sponsor: Senator Peterson, regulating leasing of public lands. Reported by Committee on Natural Resources.

MAJORITY recommendation: Do pass with the following amendments:

On page 11, line 22 after "may" strike ", at its option."
On page 11, line 23 after "auction" insert "for initial leases" and after "negotiation" strike all material down to and including "to" on line 25 and insert "for existing leases. Notice of intent to lease by negotiation shall be published in at least two newspapers of general circulation in the area in which the land which is to be the subject of negotiation is located within the thirty days immediately preceding"
On page 11, line 34 after "lease" insert "except duration"
On page 15, line 26 after "act." insert "The amount of time expired under any existing lease so converted shall be included in the calculation of the maximum lease term allowed in RCW 79.01.096."

Signed by Representatives Schmitten, Executive Chairman; Vrooman, Co-Chairman; Adams, Jovanovich, McDonald, Mitchell, Monohon, Owen, Rosbach, Smith (R).

Passed to Committee on Rules for second reading.

MOTION

On motion of Mr. Polk, the House adjourned until 11:00 a.m., Monday, April 2, 1979.

JOHN BAGNARIOL, Speaker
DUANE BERENTSON, Speaker

DEAN R. FOSTER, Chief Clerk
VITO T. CHIECHI, Chief Clerk
The House was called to order at 11:00 a.m. by the Speaker (Mr. O’Brien presiding). The Clerk called the roll and all members were present except Representatives Amen, Barr, Chandler and Clayton. Representatives Amen, Barr and Clayton were excused.

The flag was escorted to the rostrum by a Sergeant at Arms Color Guard, Pages Kathy McPherson and John La Vallee. Prayer was offered by The Reverend Lester Olson of the Gloria Dei Lutheran Church of Olympia.

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

MESSAGES FROM THE GOVERNOR

March 30, 1979

TO THE HONORABLE,
THE HOUSE OF REPRESENTATIVES
OF THE STATE OF WASHINGTON
Ladies and Gentlemen:

I am returning herewith without my approval SUBSTITUTE HOUSE BILL NO. 704 entitled:

"AN ACT Relating to implied consent; and amending section 1, chapter 1, Laws of 1969 as amended by section 4, chapter 287, Laws of 1975 1st ex. sess. and RCW 46.20.308."

I am aware that the original implied consent law in the state emanated from Initiative 242 as passed by an overwhelming majority of the electorate. The current statutory provisions of the law were codified from this initiative. I do not subscribe to any dilution of the law and perceive Substitute House Bill No. 704 to be a potential weakening.

RCW 46.20.308 requires that people submit to a breathalyzer test if they are arrested on either physical control or driving while intoxicated. The sanction used to gain cooperation with the test is the threat of an automatic six months suspension of the individual's driver's license should they refuse. Substitute House Bill No. 704, if enacted, would preclude the license suspension if the person having refused to take the test later enters a plea of guilty. One of the problems with the bill is that it allows a person to keep his license only if he pleads guilty to driving while intoxicated and it does not state at what stage of the criminal proceedings such plea must be entered. Also, there is no provision to allow a person to keep his license if he pleads guilty to physical control. The effect is that a person who has committed a physical control violation may be persuaded into pleading guilty to driving while intoxicated in order to keep his driving privilege. Handing this kind of leverage to the local prosecuting attorney's office is a potentially dangerous practice and could infringe greatly on individual rights.

I must again observe that the passage of Substitute House Bill No. 704 is untimely when the preponderance of automobile accidents indicate that alcohol affected drivers are playing a major role in our growing fatality problem.

For the foregoing reasons, I have determined to veto Substitute House Bill No. 704.

Respectfully submitted,
DIXY LEE RAY, Governor.

March 30, 1979

TO THE HONORABLE,
THE HOUSE OF REPRESENTATIVES
OF THE STATE OF WASHINGTON
Ladies and Gentlemen:

I am returning herewith without my approval as to one section HOUSE BILL NO. 735, entitled:

and RCW 48.23.200; amending section .23.35, chapter 79, Laws of 1947 as last amended by section 5, chapter 162, Laws of 1973 1st ex. sess and RCW 48.23.350; and adding a new section to chapter 48.23 RCW.

Section 5 of this bill would establish the "Standard Nonforfeiture Law for Individual Deferred Annuities" by enacting a model law adopted by the National Association of Insurance Commissioners. I agree that our current nonforfeiture statutes are in need of some revision. I also realize that there is real value in the adoption of identical laws in many states because the economies achieved thereby can benefit both insurance companies and consumers. However, Section 5 would allow nonforfeiture amounts to be far too low relative to the premiums paid and appears to treat the consumer less favorably than our present statute.

For these reasons, I have vetoed Section 5 of House Bill No. 735.

With the exception of Section 5 which I have vetoed, the remainder of House Bill No. 735 is approved.

Respectfully submitted,
DIXY LEE RAY, Governor.

March 30, 1979

TO THE HONORABLE,
THE HOUSE OF REPRESENTATIVES
OF THE STATE OF WASHINGTON

Ladies and Gentlemen:

I am returning herewith without my approval as to fourteen sections, HOUSE BILL NO. 849, entitled:

"AN ACT Relating to state government;"

The purpose of the bill is to change statutory references to the "department of motor vehicles" and its predecessors to the "department of licensing." Several sections of the bill amend RCW sections which have been amended in other bills which made various substantive changes in the law and also make the same name change as House Bill No. 849. The table below sets forth the section of HB 849 vetoed, the RCW section affected, the other bill and its section number also making the name change, the date it was approved by me, and its 1979 session law chapter number.

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<th>RCW affected</th>
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<td>§ 177</td>
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<td>§ 236</td>
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<td>§ 241</td>
<td>82.50.400</td>
<td>SB 2066-§1</td>
<td>123</td>
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</table>

The foregoing sections of House Bill No. 849 are therefore unnecessary and have been vetoed.

Sections 178 and 243 of the bill amend RCW 46.65.050 and 82.50.471, respectively. Because section 9(2) of Senate Bill No. 2068, chapter 62, laws of 1979, approved by me on March 21, 1979, and section 5(3) of Senate Bill No. 2066, chapter 123, Laws of 1979, approved by me on March 26, 1979, repealed those sections of the RCW, sections 178 and 243 of House Bill No. 849 are therefore unnecessary.

With the exception of these fourteen sections which I have vetoed, the remainder of House Bill No. 849 is approved.

Respectfully submitted,
DIXY LEE RAY, Governor.

MESSAGE FROM THE SENATE

March 30, 1979

Mr. Speaker:
The Senate has passed:
SECOND READING

HOUSE BILL NO. 395, by Representatives Adams, Whiteside, Thompson, Haley, Pruitt, Gruger, Wilson, Salatino, McCormick, Mitchell, Schmitten, Taller, Bauer, King, Lux, Kreidler, Erak, Newhouse, Deccio, Martinis and Brown:

Revising laws regulating chiropractors.

The bill was read the second time.

On motion of Mr. Adams, Substitute House Bill No. 395 was substituted for House Bill No. 395, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 395 was read the second time.

On motion of Mr. Adams, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 395 was placed on final passage.

Mr. Adams spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 395, and the bill passed the House by the following vote: Yeas, 77; nays, 10; not voting, 11.


Voting nay: Representatives Barnes, Bond, Brekke, Flanagan, Knowles, McDonald, Oliver, Rohrbach, Smith C. P., Tilly.


Substitute House Bill No. 395, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 450, by Representatives Adams, Haley, Gruger, Mitchell, May, Thompson, Whiteside, Brekke, Schmitten, Barr, King, Bauer, Brown, Salatino, Becker, Kreidler, Scott, Williams, Maxie and Lux:

Requiring continuing education for nurses.

The bill was read the second time.
Committee on Social and Health Services recommendation: Majority, do pass as amended. (For amendments, see Journal, 45th Day, February 21, 1979.)

On motion of Mr. Adams, the committee amendments were adopted.

The Clerk read the following amendment by Representatives Fancher and Oliver:
On page 1, line 11 after "renewal." insert "Continuing nursing education requirements may be satisfied by any correspondence or classroom courses approved by the board."

With the consent of the House, Ms. Fancher withdrew the amendment.

House Bill No. 450 was ordered engrossed.

On motion of Mr. Salatino, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 450 was placed on final passage.

Mr. Adams spoke in favor of passage of the bill.

POINT OF INQUIRY

Mr. Adams yielded to question by Mr. Oliver.

Mr. Oliver: "Representative Adams, is it your intention that people may apply for correspondence courses due to a hardship and would it be your intention that the board grant these exemptions where correspondence courses are available?"

Mr. Adams: "Yes."

Mr. Eberle spoke against passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 450, and the bill passed the House by the following vote: Yeas, 80; nays, 14; not voting, 4.


Not voting: Representatives Amen, Barr, Chandler, Clayton.

Engrossed House Bill No. 450, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 542, by Representatives Bauer, Chandler, Erickson, Barnes, Blair, Thompson, Patterson, Galloway, Heck, Whiteside, McGinnis, Taylor and Hurley:

Abolishing existing educational television commission and creating another; setting out its powers and duties, and making appropriations thereto.

The bill was read the second time.

MOTION

On motion of Mr. King, the House recessed until 1:00 p.m.

AFTERNOON SESSION

The House was called to order at 1:00 p.m. by The Speaker (Mr. O'Brien presiding). The Clerk called the roll and all members were present except Representatives Amen, Barr, Bond, and Clayton. Representatives Amen, Barr and Clayton were excused.

Mr. Dunlap demanded a Call of the House, and the demand was sustained.
CALL OF THE HOUSE

The Sergeants at Arms were instructed to lock the doors.

The Clerk called the roll and all members were present except Representatives Amen, Barr, Bond and Clayton.

MOTION

On motion of Speaker Bagnariol, the absent members were excused and the House proceeded with business under the Call of the House.

HOUSE BILL NO. 542:

The House resumed consideration of the bill on second reading.

Committee on Education recommendation: Majority, do pass as amended. (For amendments, see Journal, 45th Day, February 21, 1979.)

On motion of Mr. Heck, the committee amendments were adopted.

Mr. Nelson (G.A.) moved adoption of the following amendment by Representatives Nelson (G.A.) and Van Dyken:

On page 2, line 19 after "public" insert "provided the Washington state public broadcasting commission shall make no appropriation, disbursement, or grant for acquisition or production of programs defined by the Federal Communications Commission as 'Entertainment (E) Type' programs."

Representatives Nelson (G.A.), Haley and Van Dyken spoke in favor of the amendment, and Representatives Hughes, Chandler, Hurley and Taylor spoke against it.

Mr. Nelson (G.A.) spoke again in favor of the amendment.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representatives Nelson (G.A.) and Van Dyken to House Bill No. 542, and the amendment was not adopted by the following vote: Yeas, 27; nays, 67; not voting, 4.


Not voting: Representatives Amen, Barr, Bond, Clayton.

Mr. Nelson (G.A.) moved adoption of the following amendment by Representatives Nelson (G.A.) and Van Dyken:

On page 3, line 2 after "state" insert "at least one of which shall be from management of a commercial broadcasting station."

Mr. Nelson (G.A.) spoke in favor of the amendment, and Representatives Chandler and Bauer spoke against it.

The amendment was not adopted.

Mr. Deccio moved adoption of the following amendments by Representatives Deccio, McDonald, Nelson (G.A.) and Grimm:

On page 7, beginning on line 25 strike "five million five hundred fifty-seven thousand four hundred thirty-four" and insert "three million nine hundred thirty-one thousand four hundred thirty-four".

On page 8, beginning on line 8 strike "eight hundred" and insert "three hundred seventy-nine".

On page 8, beginning on line 12 strike "four hundred twenty" and insert "ninety-four".

On page 8, beginning on line 14 strike subsections 5, 6 and 7, and renumber the remaining subsections consecutively.

On page 8, beginning on line 27 strike "five hundred" and insert "two hundred seventeen"

On page 8, after line 31 insert a new subsection as follows:

"(7) For disbursements as provided in section 7, seven hundred four thousand dollars, or so much thereof as may be necessary."

Representatives Deccio and Bauer spoke in favor of the amendments, and they were adopted.
House Bill No. 542 was ordered engrossed.

On motion of Mr. Salatino, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 542 was placed on final passage.

Mr. Bauer spoke in favor of passage of the bill, and Mr. Flanagan spoke against it.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 542, and the bill passed the House by the following vote: Yeas, 80; nays, 14; not voting, 4.


Not voting: Representatives Amen, Barr, Bond, Clayton.

Engrossed House Bill No. 542, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 1147, by Representatives Walk, Schmitten, Pruitt, Fancher, Hughes, Haley, Grimm, Brown and Adams:

Creating a state-wide grand jury to investigate certain crimes or wrongs.

The bill was read the second time.

On motion of Mr. Newhouse, Substitute House Bill No. 1147 was substituted for House Bill No. 1147, and the substitute bill was placed on the calendar for second reading.

MOTION

On motion of Mr. King, Substitute House Bill No. 1147 was rereferred to Committee on Appropriations.

HOUSE BILL NO. 894, by Representatives Kreidler, Zimmerman, Valle, Nelson (D), Burns and Lux (by Department of Social and Health Services request):

Regulating sources and uses of radiation.

The bill was read the second time.

On motion of Mr. Adams, Substitute House Bill No. 894 was substituted for House Bill No. 894, and the substitute bill was placed on the calendar for second reading.

MOTION

On motion of Mr. King, Substitute House Bill No. 894 was rereferred to Committee on Appropriations.

THIRD READING

SUBSTITUTE HOUSE BILL NO. 19, by Committee on Judiciary (originally sponsored by Representative Nelson, D.):

Restoring the civil rights of persons convicted of infamous crimes upon their final discharge by the parole board.

The bill was read the third time and placed on final passage.

Mr. Nelson (D) spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 19, and the bill passed the House by the following vote: Yeas, 92; nays, 2; not voting, 4.

Voting yea: Representatives Adams, Addison, Bagnariol, Bauer, Becker, Bender, Berentson, Blair, Brekke, Burns, Chandler, Chamley, Craswell, Dawson, Deccio, Douthwaite, Dunlap, Eberle, Ehlers, Eng, Erak, Erickson, Fancher, Flanagan, Fuller, Gallagher, Galloway, Garrett, Granlund, Greengo, Grimm,
Voting nay: Representatives Barnes, Brown.
Not voting: Representatives Amen, Barr, Bond, Clayton.

Substitute House Bill No. 19, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION
On motion of Mr. King, the House reverted to the sixth order of business.

SECOND READING

HOUSE BILL NO. 358, by Representatives Burns, Bender, Eng, Lux, Charnley, Nelson (D), Kreidler, King, Maxie, Haley, Grimm, Pruitt, Isaacson and Bauer:

Abolishing certain fees at community colleges for certain students seeking to finish their high school education.

The bill was read the second time.

Committee on Higher Education recommendation: Majority, do pass as amended. (For amendments see Journal, 9th Day ex. sess., March 29, 1979.)

On motion of Mr. Grimm, the committee amendments were adopted.

House Bill No. 358 was ordered engrossed. With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 358 was placed on final passage.

Representatives Burns and Grimm spoke in favor of passage of the bill, and Mr. Barnes spoke against it.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 358, and the bill passed the House by the following vote: Yeas, 73; nays, 22; not voting, 3.


Voting nay: Representatives Barnes, Brown.
Not voting: Representatives Amen, Barr, Bond, Clayton.

Engrossed House Bill No. 358, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 604, by Representatives Kreidler, Struthers, Burns, Teutsch and Fuller:

Establishing a continuing education requirement for funeral directors and embalmers.

The bill was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Mr. Kreidler spoke in favor of passage of the bill, and Mr. Eberle spoke against it.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 604, and the bill passed the House by the following vote: Yeas, 61; nays, 34; not voting, 3.


Not voting: Representatives Amen, Barr, Clayton.

House Bill No. 604, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 706, by Representatives Burns and Haley (by Office of Financial Management request):

Authorizing the director of financial management to evaluate and satisfy certain sundry claims against the state.

The bill was read the second time.

On motion of Mr. Douthwaite, Substitute House Bill No. 706 was substituted for House Bill No. 706, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 706 was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Mr. Burns spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 706, and the bill passed the House by the following vote: Yeas, 95; nays, 0; not voting, 3.


Not voting: Representatives Amen, Barr, Clayton.

Substitute House Bill No. 706, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 755, by Representatives Charnley, Wilson, Burns, Garrett, Sherman and Bender:

Providing for rights, duties, and penalties when a vehicle is left on the highway.

The bill was read the second time.

On motion of Mr. Salatino, Substitute House Bill No. 755 was substituted for House Bill No. 755, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 755 was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Mr. Charnley spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 755, and the bill passed the House by the following vote: Yeas, 94; nays, 1; not voting, 3.

Voting yea: Representatives Adams, Addison, Bagnariol, Barnes, Bauer, Becker, Bender, Berentson, Blair, Bond, Brekke, Brown, Burns, Chandler, Charnley, Craswell, Dawson, Deccio, Douthwaite, Dunlap, Eberle, Ehlers, Eng, Erak, Erickson, Fancher, Flanagan, Fuller, Gallagher, Galloway, Garrett, Granlund,

Voting nay: Representative Zimmerman.
Not voting: Representatives Amen, Barr, Clayton.

Substitute House Bill No. 755, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 807, by Representatives Thompson and Blair (by Deferred Compensation Committee request):

Allowing certain investments of deferred compensation funds.

The bill was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Mr. Thompson spoke in favor of passage of the bill.

ROLL CALL
The Clerk called the roll on the final passage of House Bill No. 807, and the bill passed the House by the following vote: Yeas, 95; nays, 0; not voting, 3.
Not voting: Representatives Amen, Barr, Clayton.

House Bill No. 807, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 814, by Representatives Charnley, Wilson, Valle and Jovanovich:
Establishing certain duties for the last driver of a runaway car involved in an accident.

The bill was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Mr. Charnley spoke in favor of passage of the bill.

ROLL CALL
The Clerk called the roll on the final passage of House Bill No. 814, and the bill passed the House by the following vote: Yeas, 93; nays, 2; not voting, 3.
Voting nay: Representatives Deccio, Dunlap.
Not voting: Representatives Amen, Barr, Clayton.

House Bill No. 814, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 858, by Representatives Struthers, McGinnis, Houchen and Smith (C):
Requiring recipients to pay the costs of various social and health services.

The bill was read the second time.
On motion of Mr. Nelson (D), Substitute House Bill No. 858 was substituted for House Bill No. 858, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 858 was read the second time.

On motion of Mr. Nelson (D), the following amendment was adopted:
On page 7, line 14 after "treatment" insert "to the extent of any final finding of financial responsibility"

Substitute House Bill No. 858 was ordered engrossed. With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed Substitute House Bill No. 858 was placed on final passage.

Mr. Nelson (D) spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 858, and the bill passed the House by the following vote: Yeas, 94; nays, 1; not voting, 3.


Voting nay: Representative Eng.

Not voting: Representatives Amen, Barr, Clayton.

Engrossed Substitute House Bill No. 858, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 913, by Representative Schmitten:
Revising laws relating to use of certain areas for aquaculture.
The bill was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Mr. Schmitten spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 913, and the bill passed the House by the following vote: Yeas, 95; nays, 0; not voting, 3.


Voting nay: Representatives Amen, Barr, Clayton.

House Bill No. 913, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 919, by Representatives King, Warnke, Fancher, Newhouse and Winsley (by Public Employment Relations Commission request):
Removing record-keeping requirement for marine employee labor disputes.
The bill was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Mr. King spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 919, and the bill passed the House by the following vote: Yeas, 95; nays, 0; not voting, 3.

Not voting: Representatives Amen, Barr, Clayton.

House Bill No. 919, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 923, by Representatives King, Warnke, Newhouse and Winsley (by Public Employment Relations Commission request):
Modifying the terms of office, salary, and duties of the public employment relations' commission.

The bill was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Mr. King spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 923, and the bill passed the House by the following vote: Yeas, 94; nays, 1; not voting, 3.


Voting nay: Representative Zimmerman.

Not voting: Representatives Amen, Barr, Clayton.

House Bill No. 923, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 1031, by Representatives Martinis and Wilson:
Relating to transportation.

The bill was read the second time.

On motion of Mr. Martinis, Substitute House Bill No. 1031 was substituted for House Bill No. 1031, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 1031 was read the second time.

On motion of Mr. Jovanovich, the following amendment by Representatives Jovanovich and Martinis was adopted:

On page 4, after line 17 add a new subsection to read as follows:

"(20) A review of appraisal practices used by the department of transportation in the exercise of eminent domain including a review of statutes relating to judicial review of disputed assessments."

Substitute House Bill No. 1031 was ordered engrossed. With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed Substitute House Bill No. 1031 was placed on final passage.

Mr. Martinis spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 1031, and the bill passed the House by the following vote: Yeas, 95; nays, 0; not voting, 3.

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Not voting: Representatives Amen, Barr, Clayton.

Engrossed Substitute House Bill No. 1031, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

On motion of Mr. King, HOUSE BILL NO. 1142 was rereferred to Committee on Rules.

HOUSE BILL NO. 1308, by Representatives Ehlers, May, King, Walk, Grimm, Barnes, Erickson, Bender, Mitchell, Charnley, Gruger and Burns:

Changing the law concerning landlord and tenant in mobile home parks.

The bill was read the second time.

On motion of Mr. Newhouse, Substitute House Bill No. 1308 was substituted for House Bill No. 1308, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 1308 was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Representatives Ehlers and Mitchell spoke in favor of passage of the bill, and Mr. Tilly spoke against it.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 1308, and the bill passed the House by the following vote: Yeas, 88; nays, 7; not voting, 3.


Voting nay: Representatives Barnes, Fancher, McDonald, Oliver, Rohrbach, Smith C. P., Tilly.

Not voting: Representatives Amen, Barr, Clayton.

Substitute House Bill No. 1308, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

The Clerk called the roll on the final passage of Substitute House Bill No. 1308, and the bill passed the House by the following vote: Yeas, 88; nays, 7; not voting, 3.


Voting nay: Representatives Barnes, Fancher, McDonald, Oliver, Rohrbach, Smith C. P., Tilly.

Not voting: Representatives Amen, Barr, Clayton.

Substitute House Bill No. 1308, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

Ms. Craswell moved that the Committee on Labor be relieved of HOUSE BILL NO. 745, and the bill be placed on the second reading calendar following House Bill No. 845.

Ms. Craswell spoke in favor of the motion.

POINT OF ORDER

Mr. King: "Mr. Speaker, I believe she should refrain from talking about the bill itself and simply discuss why it should be removed from the committee."

SPEAKER'S RULING (MR. O'BRIEN PRESIDING)

The Speaker (Mr. O'Brien presiding): "Reed's Rule 120 states, 'The motion to commit is debatable, but the merits of the main question are not open to discussion on this motion, since that discussion will be in order when the committee reports.' The main question is not open for discussion at this time. You can tell us specifically why you want the committee relieved of the bill."

Ms. Craswell continued her remarks in favor of the motion, and Mr. Lux spoke against it.

Mr. Bond spoke in favor of the motion.
POINT OF ORDER

Mr. King: "It seems to me there should be one on each side on a procedural motion."

The Speaker (Mr. O'Brien presiding): "No, this motion does not require a suspension of the rules so that's not true."

Mr. Bond continued his remarks in favor of the motion.

SPEAKER'S ADMONITION (MR. O'BRIEN PRESIDING)

The Speaker (Mr. O'Brien presiding): "Representative Bond, you are going into the merits of the bill. The bill is not before us, a motion is before us. All you can talk about is what happened in the committee and why the committee should be relieved of the bill."

Mr. Bond concluded his remarks in favor of the motion.

A division was called.

ROLL CALL

The Clerk called the roll on the motion to relieve the Committee on Labor of House Bill No. 745, and the motion was lost by the following vote: Yeas, 32; nays, 63; not voting, 3.


Not voting: Representatives Amen, Barr, Clayton.

SUBSTITUTE HOUSE BILL NO. 665, by Committee on Judiciary (originally sponsored by Representatives Chandler, Thompson, Rosbach, Heck, Teutsch, Sherman, Haley, Newhouse and Fuller):

Providing a program for the evaluation and treatment of alcohol related traffic offenders.

The House resumed consideration of the bill on second reading. (For previous action, see Journal, 10th Day ex. sess., March 30, 1979.)

Mr. Smith (R) moved adoption of the following amendments:

On page 3, line 12 after "test" strike the comma and insert "(;) unless he subsequently enters a plea of guilty to the charge for which he was arrested"

On page 3, line 13 after "law" strike everything down to and including "liquor" on line 15 and insert "(unless he subsequently enters a plea of guilty to the charge of driving a motor vehicle while under the influence of intoxicating liquor)"

On page 4, line 2 after "drive" strike the comma and insert "(;)"

On page 4, line 3 after "charge" strike "of driving a motor vehicle while under the influence of intoxicating liquor" and insert "(of driving a motor vehicle while under the influence of intoxicating liquor)" for which he was arrested"

On page 4, line 13 after "drive" strike the comma and insert "(;)"

On page 4, line 14 after "charge" strike "of driving a motor vehicle while under the influence of intoxicating liquor" and insert "(of driving a motor vehicle while under the influence of intoxicating liquor)" for which he was arrested"

On page 4, line 22 after "charge" strike "of driving a motor vehicle while under the influence of intoxicating liquor" and insert "(of driving a motor vehicle while under the influence of intoxicating liquor)" for which he was arrested"

On page 5, line 9 after "charge" strike "of driving a motor vehicle while under the influence of intoxicating liquor" and insert "(of driving a motor vehicle while under the influence of intoxicating liquor)" for which he was arrested"

On page 5, line 14 after "charge" strike "of driving a motor vehicle while under the influence of intoxicating liquor" and insert "(of driving a motor vehicle while under the influence of intoxicating liquor)" for which he was arrested"

Representatives Smith (R) and Newhouse spoke in favor of the amendments, and they were adopted.

On motion of Mr. Tilly, the following amendments were adopted:

On page 10, line 8 following "a" insert "substantial"
On page 10, line 30 following "a" insert "substantial"

The Clerk read the following amendment by Representative Chandler:

On page 11, following line 13 insert a new paragraph as follows:

"Upon a second or subsequent conviction under subsection (1)(a) of this section or upon the first conviction where the blood alcohol level was 0.15 percent or more as determined under RCW 46.61.506, the defendant shall be referred by the court to a probation department for a presentence or post-sentence report."

With the consent of the House, Mr. Chandler withdrew the amendment.

Ms. Becker moved adoption of the following amendment:

Representatives Becker, Struthers and Smith (R) spoke in favor of the amendment, and Representatives Tilly and Nelson (G) spoke against it.

ROLL CALL

The Clerk called the roll on adoption of the amendment to page 10, line 2 of Substitute House Bill No. 665 by Representative Becker, and the amendment was adopted by the following vote: Yeas, 53; nays, 42; not voting, 3.


Not voting: Representatives Amen, Barr, Clayton.

The Clerk read the following amendments by Representative Becker:

On page 10, line 17 after "((thirty))" strike "seven" and insert "four"

On page 12, beginning on line 26 insert a new subsection as follows:

"(7) For the purpose of this section, jail shall mean any facility operated by or under contract with a county regardless of the name or security classification of the facility."

With the consent of the House, Ms. Becker withdrew the amendments.

Ms. Becker moved adoption of the following amendment:

Ms. Becker spoke in favor of the amendment.

POINT OF INQUIRY

Ms. Becker yielded to question by Mr. Deccio.

Mr. Deccio: "Representative Becker, if this amendment is passed, what affect would it have on the program now being conducted in Yakima County?"

Ms. Becker: "Representative Deccio, what this amendment says is that the provisions of this section limiting the authority of a court to defer or suspend a sentence shall not take effect until January 1, 1980. The division of criminal justice, no later than December 31, 1979, shall submit a study to the house of representatives and to the senate which details the projected impact of the sentencing provisions established by this section. The impact study shall include, but shall not be limited to, the following information: The impact of the provisions upon county jail conditions and bed space, the cost impact of the provisions upon local and state governments, and the existence of alternative facilities to which individuals sentenced under this section may be committed."

Ms. Becker spoke in favor of the amendment.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representative Becker to page 12 of Substitute House Bill No. 665, and the amendment was adopted by the following vote: Yeas, 67; nays, 28; not voting, 3.

Voting yea: Representatives Adams, Addison, Bagnariol, Bauer, Becker, Bender, Brekke, Brown, Burns, Chandler, Charnley, Douthwaite, Eberele, Ehlers, Eng, Erak, Erickson, Fancher, Flanagan, Gallagher,


Not voting: Representatives Amen, Barr, Clayton.

Substitute House Bill No. 665 was ordered engrossed.

On motion of Mr. King, the rules were suspended, the second reading considered the third, and Engrossed Substitute House Bill No. 665 was placed on final passage.

Mr. Chandler spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 665, and the bill passed the House by the following vote: Yeas, 95; nays, 0; not voting, 3.


Not voting: Representatives Amen, Barr, Clayton.

Engrossed Substitute House Bill No. 665, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 845, by Representative Keller (by Insurance Commissioner request):
Revising insurance licenses.

The bill was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Mr. Keller spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 845, and the bill passed the House by the following vote: Yeas, 95; nays, 0; not voting, 3.


Not voting: Representatives Amen, Barr, Clayton.

House Bill No. 845, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 254, by Representative Adams (by Department of Social and Health Services request):
Modifying appeal procedures for public assistance grievances.

The bill was read the second time.

On motion of Mr. Adams, Substitute House Bill No. 254 was substituted for House Bill No. 254, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 254 was read the second time.
On motion of Mr. Whiteside, the following amendments by Representatives Whiteside and Adams were adopted:

- On page 2, line 17 strike "ninety" and insert "seventy-five".
- On page 2, beginning on line 22 after "appeal" strike all material down to and including "secretary" on line 27
- On page 2, beginning on line 34 strike all of section 2.
- On page 1, line 1 of the title after "assistance;" insert "and"
- On page 1, beginning on line 3 of the title after "74.08.070" strike all material down to and including "74.09.120" on line 6.

Substitute House Bill No. 254 was ordered engrossed.

On motion of Mr. King, the rules were suspended, the second reading considered the third, and Engrossed Substitute House Bill No. 254 was placed on final passage.

Mr. Adams spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 254, and the bill passed the House by the following vote: Yeas, 95; nays, 0; not voting, 3.


Not voting: Representatives Amen, Barr, Clayton.

Engrossed Substitute House Bill No. 254, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 306, by Representatives Nelson (D), Fuller, Barnes, Gruger, Erickson and Burns (by Committee on Elections and Governmental Ethics of the 45th Legislature request):

Making the candidates' and voters' pamphlets more informative.

The bill was read the second time.

On motion of Mr. Oliver, Substitute House Bill No. 306 was substituted for House Bill No. 306, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 306 was read the second time.

On motion of Mr. King, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 306 was placed on final passage.

Mr. Nelson (D) spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 306, and the bill passed the House by the following vote: Yeas, 87; nays, 8; not voting, 3.


Not voting: Representatives Amen, Barr, Clayton.

Substitute House Bill No. 306, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.
HOUSE BILL NO. 427, by Representatives Smith (R), Newhouse, Thompson, Winsley, Knowles, Chandler, Sherman, Haley and Erak:

Limiting the use of search warrants.

The bill was read the second time.

Committee on Judiciary recommendation: Majority, do pass as amended. (For amendment, see Journal, 43rd Day, February 19, 1979.)

Mr. Newhouse moved adoption of the committee amendment.

On motion of Mr. Smith (R), the following amendment to the committee amendment was adopted:

On the last line of the committee amendment, after "station" insert ", wire service"

The committee amendment as amended was adopted.

House Bill No. 427 was ordered engrossed.

On motion of Mr. Salatino, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 427 was placed on final passage.

Mr. Smith (R) spoke in favor of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 427, and the bill passed the House by the following vote: Yeas, 94; nays, 1; not voting, 3.


Voting nay: Representative Tilly.

Not voting: Representatives Amen, Barr, Clayton.

Engrossed House Bill No. 427, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 451, by Representatives Gallagher, Martinis, Wilson, Smith (C), Clayton and Garrett:

Establishing new procedures for the removal of abandoned motor vehicles from private property.

The bill was read the second time.

On motion of Mr. Martinis, Substitute House Bill No. 451 was substituted for House Bill No. 451, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 451 was read the second time.

On motion of Mr. Salatino, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 451 was placed on final passage.

Mr. Gallagher spoke in favor of passage of the bill.

POINT OF INQUIRY

Mr. Gallagher yielded to question by Mr. Zimmerman.

Mr. Zimmerman: "Representative Gallagher, do they have to be available on a twenty-four-hour basis for recovery of the car? Is that feasible?"

Mr. Gallagher: "This is standard procedure for any tow company to have twenty-four-hour availability. Somebody would be available to remove them."
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POINT OF INQUIRY

Mr. Gallagher yielded to question by Mr. Ehlers.

Mr. Ehlers: "We're repealing the statutory liability for damages. What does that do? What are we taking out?"

Mr. Gallagher: "This is in case a person's car was removed from a private piece of property and he missed his air flight because he was delayed. Any damages to the cars themselves will be taken care of. This is damages other than damages to the vehicle."

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 451, and the bill passed the House by the following vote: Yeas, 91; nays, 4; not voting, 3.


Voting nay: Representatives Bender, Ehlers, Eng, Lux.

Not voting: Representatives Amen, Barr, Clayton.

Substitute House Bill No. 451, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 551, by Representatives Brown, Winsley, Gallagher, Pruitt, Vrooman, Jovanovich, Scott, Owen, Granlund, Smith (R), Erickson, Grimm, Walk, Brekke, McGinnis, Burns, Nelson (D), Clayton, Hughes, North, Tilly, Hurley, Bender and Smith (C):

Prohibiting pornography involving children.

The bill was read the second time.

On motion of Mr. Newhouse, Substitute House Bill No. 551 was substituted for House Bill No. 551, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 551 was read the second time.

On motion of Mr. Salatino, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 551 was placed on final passage.

Mr. Brown spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 551, and the bill passed the House by the following vote: Yeas, 95; nays, 0; not voting, 3.


Not voting: Representatives Amen, Barr, Clayton.

Substitute House Bill No. 551, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.
HOUSE BILL NO. 689, by Representatives Hughes, Owen, Grimm, Schmitten, Barr, Sherman, Heck, Williams, Nisbet, McGinnis, Vrooman, Keller, Sommers, Walk, Galloway, Monohon, Scott, Granlund, Pruitt, Hurley and Addison:

Requiring persons convicted of littering to pick up or remove the deposited litter.

The bill was read the second time.

Committee on Ecology recommendation: Majority, do pass as amended. (For committee amendments see Journal, 46th Day, February 22, 1979.)

On motion of Mr. Hughes, the committee amendments to page 1, line 23; page 2, line 4 and page 2, line 5 were adopted.

MOTION

On motion of Mr. Salatino, further consideration of House Bill No. 689 was deferred, and the bill was ordered placed on the calendar following House Bill No. 921.

HOUSE BILL NO. 781, by Representatives Smith (R) and Craswell (by Department of Natural Resources request):

Providing for geoduck and clam licenses.

The bill was read the second time.

Committee on Natural Resources recommendation: Majority, do pass as amended. (For amendments, see Journal, 46th Day, February 22, 1979.)

On motion of Mr. Schmitten, the committee amendments were adopted.

Ms. Valle moved adoption of the following amendments by Representatives Valle and King:

On page 1, line 14 before "The" insert "(1)"

On page 2, following line 11 insert a new subsection as follows:

(2) Any person, including the person's agents or representatives, who is issued or currently holds a license under subsection (1) of this section shall comply with all applicable commercial diving safety standards and regulations promulgated and implemented by the federal occupational safety and health administration established under the federal occupational safety and health act of 1970 as such law exists on the effective date of this act (84 Stat. 1590 et seq.; 29 U.S.C. Sec. 651 et seq.). Violations of these safety standards and regulations shall be deemed to be violations of this subsection: PROVIDED, That for the purposes of this section and section 8 of this 1979 act all persons who dive for geoducks are deemed to be "employees" as defined by the federal occupational safety and health act. Violations of this subsection are grounds for suspension or cancellation of the license upon ten days written notice to the licensee and following a hearing on the matter. In no event shall a license be suspended or canceled if the violation has been corrected within ten days. If there is a substantial probability that a particular violation of the commercial diving standards could result in death or serious physical harm to any person engaged in harvesting geoduck clams, the license shall be suspended immediately until the violation causing the probability of death or serious physical harm has been corrected: PROVIDED FURTHER, That for the purposes of this subsection, if the licensee is the holder of a tract license and contracts with another entity for the harvesting of geoducks, the license shall not be suspended or canceled if the licensee terminates its business relationship with such entity until compliance with this subsection is secured: PROVIDED FURTHER, That for the purposes of this subsection, if the lessee is the holder of a tract license and contracts with another entity for the harvesting of geoducks, the lessee's agent or representatives to comply with all applicable commercial diving safety standards and regulations promulgated and implemented by the federal occupational safety and health administration established under the federal occupational safety and health act of 1970 as such law exists on the effective date of this act (84 Stat. 1590 et seq.; 29 U.S.C. sec. 693 et seq.): PROVIDED, That for the purposes of this section and RCW 75.24.100 as now or hereafter amended all persons who dive for geoducks are deemed to be employees as defined by the federal occupational safety and health act. All leases shall provide that failure to comply with these standards is cause for suspension or cancellation of the lease: PROVIDED FURTHER, That for the purposes of this subsection, if the lessee is the holder of a tract license and contracts with another entity for the harvesting of geoducks, the lease shall not be suspended or canceled if the lessee terminates its business relationship with such entity until compliance with the subsection is secured:

On page 5, line 19 before "The" insert "(1)" and following line 30 insert a subsection as follows:

(2) After the effective date of this act, all leases of state lands or harvesting agreements under this title for the purpose of harvesting geoduck clams shall require the lessee and the lessee's agent or representatives to comply with all applicable commercial diving safety standards and regulations promulgated and implemented by the federal occupational safety and health administration established under the federal occupational safety and health act of 1970 as such law exists on the effective date of this act (84 Stat. 1590 et seq.; 29 U.S.C. sec. 693 et seq.): PROVIDED, That for the purposes of this section and RCW 75.24.100 as now or hereafter amended all persons who dive for geoducks are deemed to be employees as defined by the federal occupational safety and health act. All leases shall provide that failure to comply with these standards is cause for suspension or cancellation of the lease: PROVIDED FURTHER, That for the purposes of this subsection, if the lessee is the holder of a tract license and contracts with another entity for the harvesting of geoducks, the lease shall not be suspended or canceled if the lessee terminates its business relationship with such entity until compliance with the subsection is secured: constituted MKC.

On page 5 following section 8, add a new section as follows:

*NEW SECTION. Sec. 9. This act is necessary for the immediate preservation of the public peace, health, and safety, the support of the state government and its existing public institutions, and shall take effect immediately."

On page 1, line 10 of the title strike "and prescribing penalties" and insert "prescribing penalties; and declaring an emergency"
Representatives Valle and Schmitten spoke in favor of the amendments, and they were adopted.

**MOTION**

On motion of Mr. Salatino, further consideration of House Bill No. 781 was deferred, and the bill was ordered placed on the calendar following House Bill No. 689.

**HOUSE BILL NO. 898, by Representatives Kreidler, Whiteside, Becker and Adams:**

Revising laws relating to health officers.

The bill was read the second time.

On motion of Mr. Adams, Substitute House Bill No. 898 was substituted for House Bill No. 898, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 898 was read the second time.

On motion of Mr. King, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 898 was placed on final passage.

Mr. Kreidler spoke in favor of passage of the bill.

**ROLL CALL**

The Clerk called the roll on the final passage of Substitute House Bill No. 898, and the bill passed the House by the following vote: Yeas, 85; nays, 10; not voting, 3.


Voting nay: Representatives Ehlers, Erak, Erickson, Houchen, King, Monohon, Patterson, Taylor, Tilly, Wilson.

Not voting: Representatives Amen, Barr, Clayton.

Substitute House Bill No. 898, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

**MOTION**

Mr. Taller moved that the Rules Committee be relieved of HOUSE JOINT RESOLUTION NO. 24, and the resolution be placed on the second reading calendar for immediate consideration.

Mr. Taller spoke in favor of the motion.

**POINT OF ORDER**

Mr. King: "Mr. Speaker, Representative Taller is getting dangerously close to discussing the resolution itself."

The Speaker (Mr. O'Brien presiding): "Representative Taller, will you hold your remarks to the reason why you want to relieve the committee of the resolution, and don't go into the main question."

Representatives Taller, Williams, Douthwaite and Deccio spoke in favor of the motion, and Mr. Oliver spoke against it.

**ROLL CALL**

The Clerk called the roll on the motion to relieve the Committee on Rules of House Joint Resolution No. 24, and the motion was carried by the following vote: Yeas, 50; nays, 45; not voting, 3.


Not voting: Representatives Amen, Barr, Clayton.

POINT OF ORDER

Mr. King: "Mr. Speaker, the resolution is not in the bill books."

MOTIONS

Mr. Taller moved that House Joint Resolution No. 24 be made a Special Order of Business for 4:45 p.m. today.

Mr. Owen, having voted on the prevailing side, moved that the House now reconsider the vote by which the Rules Committee was relieved of House Joint Resolution No. 24.

POINT OF ORDER

Speaker Berentson: "Haven't we had intervening business? We had a motion to make it a Special Order of Business and I believe it's too late to place that motion."

SPEAKER'S RULING (MR. O'BRIEN PRESIDING)

The Speaker (Mr. O'Brien presiding): "The Speaker is going to rule that in accordance with Reed's Rule 205, the motion to reconsider at this time is in order. No action has been taken in consequence relative to HJR 24."

POINT OF ORDER

Mr. Polk: "I was referring to this unofficial document you referred to the body, and I find in there that you can only offer reconsideration when there is no business pending. It seems to me, although I wasn't able to find any authority under Reed's Rules or our House Rules for such a ruling, that since you have written it in here, it probably has ancient authority behind it—somewhere in a ruling in the archives. What I'm asking, Mr. Speaker, is what does it mean if there is a motion pending by Representative Taller to defer action and place it for a certain order of business? Does that motion not have to be disposed of first before a motion for reconsideration can be disposed of?"

SPEAKER'S RULING (MR. O'BRIEN PRESIDING)

The Speaker (Mr. O'Brien presiding): "The motion to reconsider is a privilege motion. A motion to postpone to a day certain is a fourth ranking subsidiary motion. Due to the fact that the motion to reconsider is a privileged motion, the motion to reconsider outranks the motion to a time certain."

POINT OF INFORMATION

Speaker Berentson: "Mr. Speaker, would you indicate to us which rule that was?"

The Speaker (Mr. O'Brien presiding): "Yes, House Rule A-5."

The Speaker (Mr. O'Brien presiding) stated the question before the House to be the motion by Representative Owen to reconsider the action.

Mr. Owen spoke in favor of the motion.

ROLL CALL

The Clerk called the roll on the motion that the House reconsider the vote to relieve the Rules Committee of House Joint Resolution No. 24, and the motion was carried by the following vote: Yeas, 49; nays, 46; not voting, 3.


Not voting: Representatives Amen, Barr, Clayton.
The Speaker (Mr. O'Brien presiding) stated the question before the House to be the motion to relieve the Rules Committee on House Joint Resolution No. 24.

ROLL CALL

The Clerk called the roll on the motion to relieve the Rules Committee of House Joint Resolution No. 24, and the motion was lost by the following vote: Yeas, 45; nays, 50; not voting, 3.


Not voting: Representatives Amen, Barr, Clayton.

HOUSE BILL NO. 1281, by Representatives Tilly, Hurley, Schmitten, Barr and Fancher:

Regulating snowmobiles.

The bill was read the second time.

On motion of Ms. Hurley, Substitute House Bill No. 1281 was substituted for House Bill No. 1281, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 1281 was read the second time.

Mr. Ehlers moved adoption of the following amendment by Representatives Ehlers and Sommers:

On page 4, beginning on line 34 add a new subsection as follows:

"(9) The snowmobile advisory committee of the Washington state parks and recreation commission and its powers and duties shall terminate on June 30, 1983, and shall be subject to all of the processes provided in RCW 42.131.010 through 43.131.110 as now existing or hereafter amended."

Representatives Ehlers and Hurley spoke in favor of the amendment, and it was adopted.

Mr. Martinis moved adoption of the following amendments:

On page 12, line 30 after "and" insert "sixty percent of"

On page 12, line 33 after "chapter" insert "and forty percent remitted to the general fund of the local government." and strike the remainder of the subsection

Representatives Martinis and Hurley spoke in favor of the amendments, and they were adopted.

Substitute House Bill No. 1281 was ordered engrossed.

On motion of Mr. Salatino, the rules were suspended, the second reading considered the third, and Engrossed Substitute House Bill No. 1281 was placed on final passage.

Mr. Tilly spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 1281, and the bill passed the House by the following vote: Yeas, 85; nays, 10; not voting, 3.


Not voting: Representatives Amen, Barr, Clayton.
Engrossed Substitute House Bill No. 1281, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 628, by Representatives Barnes, Nelson (D), Bond and Charnley:

Authorizing police forces for community colleges and the provision of death or disability provisions for its staff.

The bill was read the second time.

Mr. Blair moved adoption of the following amendment by Representatives Blair and Sommers:

On page 3, following line 1 insert a new section as follows:

"NEW SECTION. Sec. 4. The boards of regents of the state universities and the boards of trustees of the regional universities, The Evergreen State College, and community college districts acting independently and each on behalf of its own institution may elect to have the members of their respective police forces provided retirement benefits under the law enforcement officers' and fire fighters' retirement system, chapter 41.26 RCW rather than under the public employees' retirement system."

Representatives Blair and Sommers spoke in favor of the amendment, and Representatives Barnes and Newhouse spoke against it.

Mr. Blair spoke again in favor of the amendment, and it was adopted.

On motion of Mr. Blair, the following amendment by Representatives Blair and Sommers to the title was adopted:

On page 1, beginning on line 9 of the title following "creating" strike "a new section" and insert "new sections"

House Bill No. 628 was ordered engrossed.

On motion of Mr. King, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 628 was placed on final passage.

Mr. Barnes spoke in favor of passage of the bill.

POINT OF INQUIRY

Mr. Barnes yielded to question by Mr. Deccio.

Mr. Deccio: "Representative Barnes, some of the community colleges have police science training courses, and as part of those, they are assigned to security on some of the campuses. Does this bill intend that those people would be included?"

Mr. Barnes: "I’m not sure the people who are hired as security people take the courses. I presume that they are already trained."

Mr. Deccio: "No, I’m talking about the training. The Yakima Valley College has a police science course and the students are actually acting as their own police officers on the campus. Does this bill intend that those students would be recognized as commissioned officers?"

Mr. Barnes: "Not unless the school wishes to have the commissions recognized through the state."

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 628, and the bill passed the House by the following vote: Yeas, 60; nays, 35; not voting, 3.


Not voting: Representatives Amen, Barr, Clayton.

Engrossed House Bill No. 628, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.
HOUSE BILL NO. 689:

The House resumed consideration of the bill on second reading.

The Speaker (Mr. O'Brien presiding) stated the question before the House to be the committee amendment to page 2, beginning on line 9.

On motion of Ms. Valle, the committee amendment was not adopted.

On motion of Mr. Hughes, the following amendment by Representatives Hughes and Smith (C) was adopted:

On page 1, line 27 after "age" insert "or other circumstance"

House Bill No. 689 was ordered engrossed.

On motion of Mr. Salatino, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 689 was placed on final passage.

Mr. Hughes spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 689, and the bill passed the House by the following vote: Yeas, 95; nays, 0; not voting, 3.


Not voting: Representatives Amen, Barr, Clayton.

Engrossed House Bill No. 689, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 781:

The House resumed consideration of the bill on second reading.

Mr. Smith (R) moved adoption of the following amendment:

On page 5, line 9 after "shall" strike "the imputed to" and insert "raise a rebuttable presumption that the off-tract violation was authorized by"

Mr. Smith (R) spoke in favor of the amendment.

POINT OF INQUIRY

Mr. Martinis (R) yielded to question by Mr. Martinis.

Mr. Martinis: "Representative Smith, is this amendment to say then that if a diver is off-tract a given distance, a half mile, or a mile, that there is not a presumption that there was a violation of that tract, but a separate violation that he was harvesting geoducks independently and there's no connection to that tract?"

Mr. Smith (R): "No, Representative Martinis, this amendment would say that if a diver was off-tract and was cited for that, he would be cited, etc. If it were said that it is an act of the processors and that the processors knew about it and authorized it, then the processor would lose his license. It would raise a rebuttable presumption that the processor had authorized the diver to go off-tract. The processor would have to prove in a hearing before the Department of Natural Resources to convince the department that he did not authorize the diver and had done everything to avoid the diver or diving company from going off-tract. The department would be the determiner of whether they had met that presumption."

Mr. Martinis spoke against the amendment, and Representatives McDonald, Owen and Smith (R) spoke in favor of it.

Mr. Martinis again opposed the amendment.

Mr. Newhouse demanded the previous question and the demand was sustained.
ROLL CALL

The Clerk called the roll on adoption of the amendment by Representative Smith (R) to House Bill No. 781, and the amendment was adopted by the following vote: Yeas, 52; nays, 43; not voting, 3.


Not voting: Representatives Amen, Barr, Clayton.

House Bill No. 781 was ordered engrossed.

On motion of Mr. King, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 781 was placed on final passage.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 781, and the bill passed the House by the following vote: Yeas, 91; nays, 4; not voting, 3.


Voting nay: Representatives Lux, Martinis, Scott, Warnke.

Not voting: Representatives Amen, Barr, Clayton.

Engrossed House Bill No. 781, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

Speaker Bagnariol moved that House Bill No. 982 be made a Special Order of Business at 4:59 p.m.

A division was called.

ROLL CALL

The Clerk called the roll on the motion to make House Bill No. 982 a Special Order of Business at 4:59 p.m. today, and the motion was lost by the following vote: Yeas, 48; nays, 47; not voting, 3.


Not voting: Representatives Amen, Barr, Clayton.

MOTION

Speaker Bagnariol moved that the Committee on Constitution, Elections and Governmental Ethics be relieved of HOUSE JOINT RESOLUTION NO. 10, and that it be placed on today's second reading calendar.

Speaker Bagnariol spoke in favor of the motion.
POINT OF ORDER

Speaker Berentson: "Mr. Speaker, he started out very well, but I can see he has material on his desk and I can see he's tempted. Mr. Speaker, I plead with you to control the speaker here on the floor and make sure he speaks only to the committee action and stays away from the merits of the resolution, and I think that would involve referring to any other state, and speak only to the committee action."

The Speaker (Mr. O'Brien presiding): "Your point is well taken, Speaker Berentson."

Speaker Bagnariol concluded his remarks in favor of the motion, and Mr. Oliver spoke against it.

POINT OF INQUIRY

Mr. Ehlers asked Mr. Oliver to yield to question, and Mr. Oliver refused to yield.

A division was called.

ROLL CALL

The Clerk called the roll on the motion to relieve the Committee on Constitution, Elections and Governmental Ethics of House Joint Resolution No. 10, and the motion was lost by the following vote: Yeas, 46; nays, 49; not voting, 3.


Not voting: Representatives Amen, Barr, Clayton.

MOTION

Ms. Winsley moved that the Rules Committee be relieved of SUBSTITUTE HOUSE BILL NO. 592, and that it be placed on the calendar immediately following House Bill No. 982.

POINT OF ORDER

Speaker Berentson: "I would call your attention to the clock. It's now two minutes after 5 o'clock and the cutoff time is 5 o'clock on this day."

The Speaker (Mr. O'Brien presiding): "Your point is well taken. The cutoff does say no more consideration of House bills after 5 o'clock except for those bills containing revenue or appropriation-related matters."

MOTIONS

On motion of Mr. King, all bills remaining on today's calendar were rereferred to Committee on Rules.

On motion of Mr. King, the House reverted to the fourth order of business.

INTRODUCTIONS AND FIRST READING

SENATE BILL NO. 2060, by Senator Hansen:

Revising laws relating to health officers.

To Committee on Social and Health Services

SENATE BILL NO. 2154, by Senators Goltz and Benitz:

Limiting use of funds received for community college military programs.

To Committee on Higher Education
SENATE BILL NO. 2175, by Senators Woody, Walgren, Clarke, Marsh, Jones and Bottiger:

Adding the chief of the state patrol and a citizen member to the criminal justice commission.

To Committee on State Government

SUBSTITUTE SENATE BILL NO. 2284, by Committee on Natural Resources (originally sponsored by Senator Peterson):

Providing for leasing of harbor areas.

To Committee on Natural Resources

ENGROSSED SENATE BILL NO. 2367, by Senators Peterson, Talley and Quigg:

Revising laws relating to use of certain areas for aquaculture.

To Committee on Natural Resources

SENATE BILL NO. 2408, by Senators Rasmussen, Shinpoch and Newschwander (by Office of Financial Management request):

Authorizing the director of financial management to evaluate and satisfy certain sundry claims against the state.

To Committee on Appropriations

SENATE BILL NO. 2412, by Senators Rasmussen, Shinpoch and Newschwander (by Office of Financial Management request):

Modifying procedures for payment of travel expenses of state employees.

To Committee on State Government

SUBSTITUTE SENATE BILL NO. 2420, by Committee on Labor (originally sponsored by Senators Lysen and Pullen):

Prohibiting certain terms in employment agreements relating to inventions by employees.

To Committee on Judiciary

ENGROSSED SENATE BILL NO. 2429, by Senators Lysen, Moore, Vognild and Morrison:

Clarifying administrative provisions of the public employment relations' commission.

To Committee on Labor

SENATE BILL NO. 2430, by Senators Lysen, Moore, Vognild and Morrison:

Removing transcription requirement for hearings of the public employment commission.

To Committee on Labor

SUBSTITUTE SENATE BILL NO. 2454, by Committee on Constitution and Elections (originally sponsored by Senator Woody):

Making various changes in the voter registration laws.

To Committee on Constitution, Elections and Governmental Ethics

SENATE BILL NO. 2467, by Senators Walgren, Marsh and Clarke:

Penalizing the act of driving with a suspended or revoked out-of-state driver's license.

To Committee on Judiciary

SUBSTITUTE SENATE BILL NO. 2495, by Committee on Judiciary (originally sponsored by Senator Bottiger):

Establishing penalties for curfew violation by juveniles.

To Committee on Institutions

SENATE BILL NO. 2508, by Senators Bottiger and Day:

Pertaining to insurance premium taxes.

To Committee on Insurance
ENGROSSED SUBSTITUTE SENATE BILL NO. 2532, by Committee on Social and Health Services (originally sponsored by Senator Day):
Permitting hospital districts to mortgage property.
To Committee on Social and Health Services

SUBSTITUTE SENATE BILL NO. 2716, by Committee on Constitutions and Elections (originally sponsored by Senator Woody):
Implementing the annual session Constitutional amendment.
To Committee on Constitution, Elections and Governmental Ethics

SENATE BILL NO. 2727, by Senators Bausch, Clarke and Goltz (by Insurance Commissioner request):
Granting immunity to insurance companies which provide information on possible arson fires to investigating agencies.
To Committee on Insurance

SENATE BILL NO. 2765, by Senator Donohue:
Changing monthly apportionment amounts of state aid to school districts.
To Committee on Appropriations

MOTIONS
On motion of Mr. King, all bills listed on today's agenda under the fourth order of business, were considered first reading, and were referred to the committees designated.

On motion of Mr. King, ENGROSSED SUBSTITUTE SENATE BILL NO. 2993 was referred to Committee on Energy and Utilities.

REPORTS OF STANDING COMMITTEES

March 28, 1979

HOUSE BILL NO. 318, Prime Sponsor: Representative Winsley, revising the law on adoption. Reported by Committee on Judiciary.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Newhouse, Executive Chairman; Smith (R), Co-Chairman; Chandler, Knowles, Sherman.

March 30, 1979

HOUSE BILL NO. 432, Prime Sponsor: Representative Valle, modifying the law on air pollution. Reported by Committee on Ecology.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Valle, Executive Chairwoman; Brekke, Douthwaite, Galloway, Hughes, Isaacson, Nisbet, Pruitt.

March 30, 1979

HOUSE BILL NO. 531, Prime Sponsor: Representative Hughes, providing a pilot litter control program. Reported by Committee on Ecology.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Valle, Executive Chairwoman; Brekke, Galloway, Haley, Hughes, Isaacson, Nisbet, Pruitt, Sanders, Smith (C).

April 2, 1979

HOUSE BILL NO. 856, Prime Sponsor: Representative Owen, promoting state purchase of goods or services from private enterprise. Reported by Committee on State Government.

MAJORITY recommendation: Do pass with the following amendments:

On page 3, beginning on line 33 after *'(14)" strike everything down to and including '"has: on page 4, line 2 and insert "Not engage in and not delegate the authority to any state agency to engage in any central stores activities as authorized by RCW 43.19.1921 unless the department of general administration or other state agency has:"

On page 4, beginning on line 15 strike all of section 2 and renumber the remaining sections consecutively.
On page 7, beginning on line 24 strike everything down to and including "services." on line 31 and insert "Nothing in this section shall be construed to allow the department to sell or to delegate authority to any state agency to sell any goods or services to any public agency as defined by RCW 39.34.020 unless the public agency has met all applicable competitive bid requirements for such sale, and no bid was received by the public agency from any responsible private enterprise bidder that was within one hundred ten percent of the price at which a state agency would supply the goods or services that have met the specifications of the competitive bid."

On page 1, beginning on line 4 of the title strike everything down to and including "RCW 43.19.1906;" on line 6

Signed by Representatives Taller, Co-Chairman; Addison, Fancher, Greengo, Haley, Jovanovich, McGinnis, Walk, Williams.

MINORITY recommendation: Do not pass. Signed by Representatives Ehlers, Executive Chairman; Burns, Pruitt, Salatino.

March 30, 1979

HOUSE BILL NO. 1258, Prime Sponsor: Representative Kreidler, modifying provisions relating to juvenile truancy. Reported by Committee on Institutions.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Struthers, Co-Chairman; Becker, Co-Chairwoman; Granlund, Hurley, Houchen, Mitchell, Nelson (D), Rohrbach.

April 2, 1979

ENGROSSED SUBSTITUTE SENATE BILL NO. 2194, Prime Sponsor: Senator Ridder, increasing dollar amount of capital construction projects of certain institutions of higher education before same have to be put out for public bid. Reported by Committee on Higher Education.

MAJORITY recommendation: Do pass. Signed by Representatives Grimm, Executive Chairman; Barnes, Co-Chairman; Burns, Erickson, Gruger, McGinnis, Oliver, Patterson, Salatino, Teutsch.

April 2, 1979

SECOND SUBSTITUTE SENATE BILL NO. 2610, Prime Sponsor: Senator Shinpoch, authorizing certain granting of degrees at The Evergreen State College. Reported by Committee on Higher Education.

MAJORITY recommendation: Do pass with the following amendments:
Following section 1 add new sections to read as follows:

"NEW SECTION. Sec. 2. There is added to chapter 223, Laws of 1969 ex. ss. and to chapter 28B.40 RCW a new section to read as follows:
Notwithstanding any other statutory provision to the contrary, for the purpose of establishing enrollment goals for The Evergreen State College, reducing unit costs at the institution to a level comparable to the average of such costs in the regional universities, and increasing the service the college provides to southwestern Washington counties, not later than November of each year, 1979 through 1984, the board of trustees shall have prepared and transmitted through the council for postsecondary education to the legislature and governor a report including but not limited to steps the college bas taken with respect to the following:
(1) Achievement of target enrollment levels of twenty-five hundred full-time equivalent students prior to or during the 1980-81 academic year, three thousand fifty full-time equivalent students prior to or during the 1982-83 academic year, and thirty-eight hundred full-time equivalent students prior to or during the 1984-85 academic year, including:
(a) The provision of master's program and evening credit offerings, an expanded role in state personnel training, and instruction in teacher education offered cooperatively with an institution or institutions whose teacher education courses have been approved by the state board of education;
(b) The expansion of career preparation pathways in the college curriculum;
(c) The reexamination of admissions procedures and requirements;
(d) Expanded efforts in southwestern Washington high schools and community colleges to increase Washington resident enrollments at the college;
(e) The provision of outreach programs in southwestern Washington;
(f) Other actions the college has taken to increase enrollment levels.
(2) Cost reduction efforts, including:
(a) Review of overhead and support costs at the college;
(b) Consortium and resource sharing arrangements the college has entered with other institutions of higher education and organizations;
(c) Any other actions the college has taken to reduce or reallocate costs.
(3) Increased service to residents of southwestern Washington, including:
THIRTEENTH DAY, APRIL 2, 1979

(a) Numbers of entering first-year students who are graduates of high schools in Clallam, Clark, Cowlitz, Grays Harbor, Jefferson, Kitsap, Lewis, Mason, Pacific, Pierce, Skamania, Thurston, and Wahkiakum counties;
(b) Numbers of students transferring from community colleges located in such counties;
(c) Such other evidence as may be indicative of the college's service to these counties.

NEW SECTION. Sec. 3. There is added to chapter 223, Laws of 1969 ex. sess. and to chapter 28B.40 RCW a new section to read as follows:

The council for postsecondary education shall convey the annual reports of The Evergreen State College required by section 2 of this act with its comments and recommendations, including its estimates of current unit costs at the college, to the legislature and governor not later than January 31, of the next succeeding year. In its report to the legislature and governor in January, 1985, the council shall review and evaluate the effectiveness of the steps the college has taken with respect to increasing enrollments, reducing costs, and expanding service to southwestern Washington, and make a recommendation on the college's instructional program in its then present form, at which time the legislature shall review and act upon the recommendation.

NEW SECTION. Sec. 4. If any provision of this act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected.

Beginning on line 1 of the title after "education;" strike "and adding a new section" and insert "creating new sections; and adding new sections"

Signed by Representatives Grimm, Executive Chairman; Barnes, Co-Chairman; Burns, Erickson, Gruger, McGinnis, Oliver, Patterson, Salatino, Teutsch.

April 2, 1979

SUBSTITUTE SENATE BILL NO. 2744, Prime Sponsor: Senator Goltz, implementing law relating to state student financial aid program and making additional appropriation therefor. Reported by Committee on Higher Education.

MAJORITY recommendation: Do pass with the following amendments:

On page 2, following line 22 add new sections as follows:

NEW SECTION. Sec. 2. There is hereby appropriated from the state general fund to the council for postsecondary education the sum of seven hundred eight thousand dollars to be added to other appropriations in support of the state student financial aid program for the biennium ending June 30, 1981, to carry out the provisions of RCW 28B.10.800 through 28B.10.824. Of this amount, not more than seventy-five thousand dollars may be used by the council as administrative costs in carrying out the provisions of RCW 28B.10.800 through 28B.10.824.

NEW SECTION. Sec. 3. This amendatory act is necessary for the immediate preservation of the public peace, health, and safety, the support of the state government and its existing public institutions, and shall take effect July 1, 1979.

On page 1, line 1 of the title strike "and" and on line 4 after "28B.10.802" insert "; creating new sections; making an appropriation; and declaring an emergency"

Signed by Representatives Grimm, Executive Chairman; Barnes, Co-Chairman; Burns, McGinnis, Oliver, Salatino, Teutsch.

MOTIONS

On motion of Mr. King, all bills listed on today's agenda under the fifth order of business were passed to Committee on Rules for second reading.

On motion of Mr. King, the House advanced to the eighth order of business.

On motion of Mr. King, ENGROSSED SENATE BILL NO. 2314 was rereferred from Committee on Commerce to Committee on Financial Institutions.

On motion of Mr. King, ENGROSSED SENATE BILL NO. 2423 was rereferred from Committee on Rules to Committee on Revenue.

MOTIONS

On motion of Mr. King, the House dispensed with further business under the Call of the House.

On motion of Mr. King, the House adjourned until 11:00 a.m., Tuesday, April 3, 1979.

JOHN BAGNARIOL, Speaker
DUANE BERENTSON, Speaker
DEAN R. FOSTER, Chief Clerk
VITO T. CHIECHI, Chief Clerk
House Chamber, Olympia, Wash., Tuesday, April 3, 1979.

The House was called to order at 11:00 a.m. by Speaker Berentson. The Clerk called the roll and all members were present except Representative Barr, who was excused.

The flag was escorted to the rostrum by a Sergeant at Arms Color Guard, Pages Sara Lindgren and Katie Lindgren. Prayer was offered by The Reverend Lester Olson of the Gloria Dei Lutheran Church of Olympia.

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

MESSAGE FROM THE GOVERNOR

April 2, 1979

TO THE HONORABLE,
THE HOUSE OF REPRESENTATIVES
OF THE STATE OF WASHINGTON
Ladies and Gentlemen:

I have the honor to advise that on March 30, 1979, Governor Ray approved the following House Bill, entitled:

HOUSE BILL NO. 86: Relating to regulating debt adjusters.

Sincerely,

H. B. Hanna, Legal Counsel

MESSAGES FROM THE SENATE

April 2, 1979

Mr. Speaker:

The President has signed:

HOUSE CONCURRENT RESOLUTION NO. 19,
and the same is herewith transmitted.

Sidney R. Snyder, Secretary

April 2, 1979

Mr. Speaker:

The Senate has passed:

ENGROSSED SENATE BILL NO. 2108,
ENGROSSED SENATE BILL NO. 2235,
SUBSTITUTE SENATE BILL NO. 2301,
ENGROSSED SENATE BILL NO. 2325,
SUBSTITUTE SENATE BILL NO. 2485,
SENATE BILL NO. 2561,
SUBSTITUTE SENATE BILL NO. 2749,
SUBSTITUTE SENATE BILL NO. 2791,
ENGROSSED SENATE BILL NO. 2852,
ENGROSSED SUBSTITUTE SENATE BILL NO. 2862,
SUBSTITUTE SENATE BILL NO. 2957,
ENGROSSED SENATE BILL NO. 3011,
SENATE BILL NO. 3026,
ENGROSSED SUBSTITUTE SENATE BILL NO. 3066,
SENATE BILL NO. 3077,
SENATE BILL NO. 3115,
ENGROSSED SENATE BILL NO. 3117,
ENGROSSED SUBSTITUTE SENATE BILL NO. 3118,
SENATE BILL NO. 3121,
SUBSTITUTE SENATE BILL NO. 3126,
ENGROSSED SENATE BILL NO. 3132,
ENGROSSED SUBSTITUTE SENATE BILL NO. 3140,
INTRODUCTIONS AND FIRST READING

ENGROSSED SUBSTITUTE SENATE BILL NO. 3142, SENATE JOINT MEMORIAL NO. 103, SENATE JOINT MEMORIAL NO. 104, ENGROSSED SENATE JOINT MEMORIAL NO. 111, and the same are herewith transmitted.

Bill Gleason, Assistant Secretary

ENGROSSED SUBSTITUTE SENATE BILL NO. 2108, by Senators Talley and Wanamaker (by Board of Pilotage Commissioners request):
Revising laws on pilots of vessels.
To Committee on Transportation

ENGROSSED SENATE BILL NO. 2235, by Senators Fleming, McDermott, Talmadge and Wojahn:
Making January 15th a school holiday, Human Relations Day, being the anniversary of the birth of Martin Luther King, Jr.
To Committee on Education

SUBSTITUTE SENATE BILL NO. 2301, by Committee on State Government (originally sponsored by Senators Bluechel, Rasmussen, Clarke and Hayner – by Legislative Budget Committee request):
Modifying review of state personal services' contracts.
To Committee on State Government

ENGROSSED SENATE BILL NO. 2325, by Senators Bottiger, Gould, Rasmussen and McDermott (by Superintendent of Public Instruction request):
Mandating state fire marshal to make all plan reviews and construction inspections relating to fire prevention and safety in the schools and allowing imposition of fees for the same.
To Committee on Education

SUBSTITUTE SENATE BILL NO. 2485, by Committee on Judiciary (originally sponsored by Senators Day, Marsh, Donohue, Clarke, von Reichbauer, Talmadge and Quigg):
Authorizing summary probation after commitment.
To Committee on Institutions

SENATE BILL NO. 2561, by Senators Benitz, Woody and Hayner:
Exempting from the fire code hand-held candles used in religious ceremonies.
To Committee on State Government

SUBSTITUTE SENATE BILL NO. 2749, by Committee on State Government (originally sponsored by Senators Peterson, Day, Quigg, Odegaard Wanamaker and Goltz):
Transferring Northern State Hospital from the department of general administration to the department of social and health services.
To Committee on State Government

SUBSTITUTE SENATE BILL NO. 2791, by Committee on Agriculture (originally sponsored by Senator Hansen):
Modifying the brand inspection of cattle.
To Committee on Agriculture

ENGROSSED SENATE BILL NO. 2852, by Senators Lysen and Morrison:
Establishing procedures for mediation and arbitration in collective bargaining by uniformed personnel.
To Committee on Labor
ENGROSSED SUBSTITUTE SENATE BILL NO. 2862, by Committee on Ways and Means (originally sponsored by Senators Scott and Odegaard):
Deleting reference to certain obsolete funds and accounts.
To Committee on Appropriations

SUBSTITUTE SENATE BILL NO. 2957, by Committee on Transportation (originally sponsored by Senator Henry):
Modifying procedures for disposing of department of transportation property.
To Committee on Transportation

ENGROSSED SENATE BILL NO. 3011, by Senator Bausch:
Eliminating the beaver tag requirement and increasing the trapper's license fee.
To Committee on Natural Resources

SENATE BILL NO. 3026, by Senators Bottiger, Ridder, Gould and Hayner:
Placing habitual truancy within the Juvenile Justice Act.
To Committee on Institutions

SUBSTITUTE SENATE BILL NO. 3030, by Committee on State Government (originally sponsored by Senators Odegaard, Walgren, Wilson, Donohue, Rasmussen, von Reichbauer, McDermott, Day, Williams, Lysen, Peterson, Wojahn, Ridder, Moore, Vognild and Talmadge):
Establishing procedures for legislative review of administrative rules.
To Committee on State Government

ENGROSSED SUBSTITUTE SENATE BILL NO. 3066, by Committee on State Government (originally sponsored by Senators Rasmussen, Gould and Day – by State Auditor request):
Revising laws relating to the state auditor and the office of financial management.
To Committee on State Government

SENATE BILL NO. 3077, by Senators Odegaard and Henry:
Providing photo identification during the drivers' license renewal process.
To Committee on Transportation

SENATE BILL NO. 3115, by Senator Goltz:
Reenacting prior double amendment relating to types of insurance boards of regents or trustees may provide as one of its 1973 versions.
To Committee on Higher Education

ENGROSSED SENATE BILL NO. 3117, by Senators Odegaard, Morrison and Gaspard (by Superintendent of Public Instruction request):
Providing for programs of education for residents in certain institutions under jurisdiction of department of social and health services.
To Committee on Education

ENGROSSED SUBSTITUTE SENATE BILL NO. 3118, by Committee on Constitution and Elections (originally sponsored by Senators Walgren, Odegaard, Wojahn and Vognild):
Revising state laws on elections.
To Committee on Constitution, Elections and Governmental Ethics

SENATE BILL NO. 3121, by Senators Walgren, Rasmussen and Wilson:
Moving the time for filing the rule purpose statement from adoption to notice.
To Committee on State Government
SUBSTITUTE SENATE BILL NO. 3126, by Committee on Commerce (originally sponsored by Senators Talley, Wojahn and Woody):
Permitting manicurists to operate manicure shops.
To Committee on Commerce

ENGROSSED SENATE BILL NO. 3132, by Senator Bausch:
Directing the state fire marshal to collect and analyze fire data.
To Committee on Insurance

ENGROSSED SUBSTITUTE SENATE BILL NO. 3140, by Committee on Local Government (originally sponsored by Senators Walgren, Goltz and Rasmussen):
Authorizing combined city–county housing authorities.
To Committee on Local Government

ENGROSSED SUBSTITUTE SENATE BILL NO. 3142, by Committee on State Government (originally sponsored by Senators Walgren, Rasmussen and Wilson):
Making various changes in the Administrative Procedure Act and in the State Register Act.
To Committee on State Government

SENATE JOINT MEMORIAL NO. 103, by Senators Bausch, Odegaard, Bottiger and Conner:
Requesting the continued use of the Olympia postmark.
To Committee on Local Government

SENATE JOINT MEMORIAL NO. 104, by Senators Jones, Walgren, Gould and Fleming:
Memorializing the President and Congress to urge the extension of the German statute of limitations on Nazi war criminals.
To Committee on Judiciary

ENGROSSED SENATE JOINT MEMORIAL NO. 111, by Senator von Reichbauer:
Asking Congress and the administration to leave responsibility for handling accidents involving transport of hazardous materials at local level.
To Committee on Transportation

MOTION
On motion of Mr. Polk, all bills listed on today's agenda under the fourth order of business were considered first reading and passed to the committees designated.

MOTION
On motion of Mr. Warnke, the House recessed until 1:30 p.m.

AFTERNOON SESSION

The House was called to order at 1:30 p.m. by Speaker Berentson. The Clerk called the roll and all members were present except Representatives Barr, Owen and Tupper, who were excused.

MOTION
Speaker Bagnariol moved that the House advance to the seventh order of business.
A division was called.

ROLL CALL
The Clerk called the roll on the motion to advance to the seventh order of business, and the motion was lost by the following vote: Yeas, 47; nays, 47; not voting, 4.


Not voting: Representatives Barr, Garrett, Owen, Tupper.

SECOND READING

HOUSE BILL NO. 299, by Representatives Nelson (G.A.) and Sommers:

Modifying the 106% levy lid calculation.

The bill was read the second time.

On motion of Ms. Craswell, Substitute House Bill No. 299 was substituted for House Bill No. 299, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 299 was read the second time.

On motion of Mr. Dunlap, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Mr. Nelson (G.A.) spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 299, and the bill passed the House by the following vote: Yeas, 95; nays, 0; not voting, 3.


Not voting: Representatives Barr, Garrett, Owen, Tupper.

Substitute House Bill No. 299, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

On motion of Mr. Polk, HOUSE BILL NO. 1066 was rereferred to Committee on Rules.

HOUSE BILL NO. 810, by Representatives Barr, Sommers, Craswell, Thompson and Fuller:

Shortening the time allowed for payment of the compensating tax on forest lands.

The bill was read the second time.

On motion of Ms. Craswell, Substitute House Bill No. 810 was substituted for House Bill No. 810, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 810 was read the second time.

On motion of Mr. Dunlap, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Representatives Craswell, Sommers and Fuller spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 810, and the bill passed the House by the following vote: Yeas, 95; nays, 0; not voting, 3.

Voting yea: Representatives Adams, Addison, Amen, Bagnariol, Barnes, Bauer, Becker, Bender, Berentson, Blair, Bond, Brekke, Brown, Burns, Chandler, Charnley, Clayton, Craswell, Dawson, Deccio,
FOURTEENTH DAY, APRIL 3, 1979


Not voting: Representatives Barr, Owen, Tupper.

Substitute House Bill No. 810, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 1141, by Representatives Hurley, Zimmerman, North, Winsley, Charnley, Fuller, Granlund, Nelson (G.A.), Clayton, Sprague, Wilson and Tilly:

Establishing a reservation system for state park campsites.

The bill was read the second time.

On motion of Ms. Hurley, Second Substitute House Bill No. 1141 was substituted for House Bill No. 1141, and the second substitute bill was placed on the calendar for second reading.

Second Substitute House Bill No. 1141 was read the second time.

On motion of Mr. Dunlap, the rules were suspended, the second reading considered the third, and Second Substitute House Bill No. 1141 was placed on final passage.

Ms. Hurley spoke in favor of passage of the bill.

POINT OF INQUIRY

Ms. Hurley yielded to question by Mr. Isaacson.

Mr. Isaacson: "Representative Hurley, as I look at the fiscal note, in the first year, it's $18,000 and the cost is $137,000 for the project. It would seem to me that if the value of the program was that great and the conveniences were that great, the program should be paid for by those who would profit and benefit from that. I'm wondering why the fee wasn't assessed so that the program would pay for itself?"

Ms. Hurley: "We felt that higher fees would maybe cut down the usage. We have used a very low percentage figure. We figured that thirty percent of the campers in the state would use this and already we have decided that it would probably be more than that, which would bring up the revenue on that $3.00. In Oregon, when they put this into effect, they planned on a thirty percent usage system and it went to forty percent the first year. I want to call your attention to the benefits that will be longlasting, the five entrance stations can be used other times of the year also."

Mr. Isaacson: "It is such a convenience for the people who would like to use it, and since there are such a limited number of spaces, it would seem to me the fee should be high enough the program would pay for itself and then those who would want to take benefit of the program would be willing to pay that fee. The question is, of course, why you didn't set the fee so that it would be a self-sustaining program?"

Ms. Hurley: "The reasons we didn't set the fee for that is because there will be permanent benefits that we didn't think those fees should have to pay for. We didn't want the fee to be so high that people would be discouraged; most of them are families with children and they probably can't afford a higher fee. The first year set-up cost wouldn't be incurred again. I think you'll find it more nearly covers the cost during the second year."

Mr. Zimmerman spoke in favor of the bill.

POINT OF INQUIRY

Ms. Hurley yielded to question by Mr. Rohrbach.

Mr. Rohrbach: "Representative Hurley, would this fee be in addition to any campsite fee that would charged to the camper?"

Ms. Hurley: "Yes, it would be and it would at first be applied to fifteen parks, but I think the reevaluation of the program in 1981 might indicate that there would be others included too."
Representatives Rohrbach and Craswell spoke against the bill, and Representatives Fuller and Hurley spoke in favor of it.

ROLL CALL

The Clerk called the roll on the final passage of Second Substitute House Bill No. 1141, and the bill passed the House by the following vote: Yeas, 67; nays, 28; not voting, 3.


Not voting: Representatives Barr, Owen, Tupper.

Second Substitute House Bill No. 1141, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 430, by Representative Blair:

Making new judges members of the public employees' retirement system.

The bill was read the second time.

On motion of Mr. Blair, Substitute House Bill No. 430 was substituted for House Bill No. 430, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 430 was read the second time.

Mr. Rohrbach moved adoption of the following amendment:

On page 1, beginning on line 17 strike section 3.

Mr. Rohrbach spoke in favor of the amendment, and Mr. Blair spoke against it.

The amendment was not adopted.

On motion of Mr. Dunlap, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 430 was placed on final passage.

Representatives Blair, Newhouse, Sommers, and Taller spoke in favor of the bill, and Ms. Gruger spoke against it.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 430, and the bill passed the House by the following vote: Yeas, 87; nays, 6; not voting, 5.


Not voting: Representatives Barr, Charnley, Hughes, Owen, Tupper.

Substitute House Bill No. 430, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 527, by Representatives Schmitten, Bender, Winsley, Oliver, Vrooman, Barr, Walk and Grimm:

Providing compensation for the workers and political subdivisions for search and rescue activities.

The bill was read the second time.
On motion of Mr. Thompson, Second Substitute House Bill No. 527 was substituted for House Bill No. 527, and the second substitute bill was placed on the calendar for second reading.

Second Substitute House Bill No. 527 was read the second time.

On motion of Mr. Schmitten, the following amendment was adopted:
On page 6, on line 12 following "reimbursement" insert "of a political sub-division as"

On motion of Mr. Thompson, the following amendments by Representatives Thompson and Blair were adopted:
On page 6, strike all material on lines 16, 17, and all material on line 18 through the word "sources" and insert "Funds received by the department of emergency services specifically for the purposes of compensating search and rescue volunteers"
On page 6, line 33 strike "search and rescue account" and insert "department of emergency services"
The bill was ordered engrossed.

On motion of Mr. Dunlap, the rules were suspended, the second reading considered the third, and Engrossed Second Substitute House Bill No. 527 was placed on final passage.

Mr. Schmitten spoke in favor of the bill.

ROLL CALL
The Clerk called the roll on the final passage of Engrossed Second Substitute House Bill No. 527, and the bill passed the House by the following vote: Yeas, 92; nays, 0; not voting, 6.

Engrossed Second Substitute House Bill No. 527, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE SENATE BILL NO. 2042, by Committee on Higher Education (originally sponsored by Senators McDermott and Conner):
Authorizing pilot programs allowing undergraduate higher education students whose parents are assigned to consular missions to pay like fees as resident students.
The bill was read the second time and passed to Committee on Rules for third reading.

SUBSTITUTE SENATE BILL NO. 2055, by Committee on Education (originally sponsored by Senators Odegaard and Gould):
Mandating course for teachers in how to identify children with learning/language disabilities.
The bill was read the second time.
Committee on Education recommendation: Majority do pass as amended. (For amendments, see Journal, 53rd Day, March 1, 1979.)

On motion of Mr. Chandler, the committee amendments were adopted.
Substitute Senate Bill No. 2055 as amended by the House was passed to Committee on Rules for third reading.

SUBSTITUTE SENATE BILL NO. 2058, by Committee on Natural Resources (originally sponsored by Senators Peterson, Donohue, Benitz and Conner):
Regulating leasing of public lands.
The bill was read the second time.
Committee on Natural Resources recommendation: Majority, do pass as amended. (For amendments, see Journal, 10th Day ex. sess., March 30, 1979.)
On motion of Mr. Vrooman, the committee amendment to page 11, line 22 was adopted. 
On motion of Mr. Schmitten, the remainder of the committee amendments were adopted. 
Substitute Senate Bill No. 2058 as amended by the House was passed to Committee on Rules for third reading. 
ENGROSSED SENATE BILL NO. 2106, by Senators Talmadge and Wojahn: 
Modifying items of personal property exempt from execution and attachment. 
The bill was read the second time. 
Committee on Judiciary recommendation: Majority, do pass as amended. (For amendment, see Journal, 54th Day, March 2, 1979.) 
On motion of Mr. Newhouse, the committee amendment was adopted. 
The bill was passed to Committee on Rules for third reading. 
SUBSTITUTE SENATE BILL NO. 2140, by Committee on Higher Education (originally sponsored by Senators Odegaard and Goltz): 
Permitting funds for scholarships for performing arts' students so long as moneys from performing arts' events goes into fund therefor. 
The bill was read the second time and passed to Committee on Rules for third reading. 
SENATE BILL NO. 2143, by Senators McDermott, Talmadge, North and Fleming: 
Changing descriptive designation of certain first class districts in class AA counties. 
The bill was read the second time. 
Committee on Education recommendation: Majority, do pass as amended. (For amendments, see Journal, 53rd Day, March 1, 1979.) 
On motion of Mr. Chandler, the committee amendments were adopted. 
The bill was passed to Committee on Rules for third reading. 
SUBSTITUTE SENATE BILL NO. 2192, by Committee on State Government (originally sponsored by Senators Bausch, Odegaard, Rasmussen, Pullen and Newschwander): 
Establishing a program for compensation of certain state employees for unused sick leave above a certain level. 
The bill was read the second time. 
Committee on State Government recommendation: Majority, do pass as amended. (For amendments, see Journal, 60th Day, March 8, 1979.) 
On motion of Mr. Ehlers, the committee amendments were adopted. 
The bill was passed to Committee on Rules for third reading. 
ENGROSSED SENATE BILL NO. 2362, by Senators Woody, Ridder, Fleming, Gould and North: 
Requiring landlords to give increased notice of major changes in the status or policy of rented residential property. 
The bill was read the second time. 
Committee on Judiciary recommendation: Majority, do pass as amended. (For amendment, see Journal, 54th Day, March 2, 1979.) 
On motion of Mr. Newhouse, the committee amendment was adopted. 
The bill was passed to Committee on Rules for third reading. 
MOTION 
On motion of Mr. Polk, the House adjourned until 11:00 a.m., Wednesday, April 4, 1979. 
JOHN BAGNARIOL, Speaker 
DUANE BERENTSON, Speaker 
DEAN R. FOSTER, Chief Clerk 
VITO T. CHIECHI, Chief Clerk
The House was called to order at 11:00 a.m. by the Speaker (Mr. O'Brien presiding). The Clerk called the roll and all members were present except Representatives Barr and Smith (R), who were excused.

The flag was escorted to the rostrum by a Sergeant at Arms Color Guard, Pages Cathy Houck and Grant Nelson. Prayer was offered by John McLaughlin, Pastor of St. Joseph's Catholic Church of Chehalis.

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

MESSAGE FROM THE SENATE

April 3, 1979

Mr. Speaker:

The Senate has passed:

ENGROSSED SENATE BILL NO. 2896,

ENGROSSED SECOND SUBSTITUTE SENATE BILL NO. 3033,

and the same are herewith transmitted.

Sidney R. Snyder, Secretary.

INTRODUCTIONS AND FIRST READING

ENGROSSED SENATE BILL NO. 2896, by Senators Conner, Morrison and Rasmussen:
Implementing the law relating to fund raising events under gambling law.
To Committee on Commerce

ENGROSSED SECOND SUBSTITUTE SENATE BILL NO. 3033, by Committee on Agriculture (originally sponsored by Senators Gaspard, Benitz and Hansen):
Changing the laws concerning irrigation districts.
To Committee on Agriculture

REPORTS OF STANDING COMMITTEES

April 3, 1979

ENGROSSED SENATE BILL NO. 2062, Prime Sponsor: Senator Jones, authorizing municipal performing and visual arts centers. Reported by Committee on Local Government.

MAJORITY recommendation: Do pass. Signed by Representatives Charnley, Co-Chairman; Zimmerman, Co-Chairman; Brekke, Brown, Garrett, Rosbach, Teutsch, Van Dyken, Vrooman, Whiteside.

Passed to Committee on Rules for second reading.

April 3, 1979

SENATE BILL NO. 2173, Prime Sponsor: Senator Talmadge, revising the laws relating to court commissioners. Reported by Committee on Judiciary.

MAJORITY recommendation: Do pass. Signed by Representatives Newhouse, Executive Chairman; Smith (R), Co-Chairman; Knowles, Sherman, Thompson, Tilly, Winsley.

Passed to Committee on Rules for second reading.

April 3, 1979

SUBSTITUTE SENATE BILL NO. 2375, Prime Sponsor: Senator Sellar, revising laws relating to civil service for Sheriffs' offices. Reported by Committee on Local Government.

MAJORITY recommendation: Do pass with the following amendments:
On page 1, line 28 beginning with "no" strike all the matter down to and including "shall" on line 29 and insert "the chief examiner shall not"
On page 6, line 34 strike "with" and insert "in the same county and maintain"
On page 7, after line 8 insert a new section as follows:

*NEW SECTION. Sec. 6. There is added to chapter 36.28 RCW a new section to read as follows:

A person who files a declaration of candidacy for the office of sheriff after the effective date of this act, shall have, within twelve months of assuming office, a certificate of completion of a basic law enforcement training program which complies with standards adopted by the criminal justice training commission pursuant to RCW 43.101.080 and 43.101.160.

This requirement does not apply to persons holding the office of sheriff in any county on the effective date of this act.*

On page 1, line 7 of the title, after "RCW 41.14.130;" insert "adding a new section to chapter 36.28

Signed by Representatives Charnley, Co-Chairman; Zimmerman, Co-Chairman; Brown, Rohrbach, Rosbach, Schmitten, Van Dyken, Whiteside.

Passed to Committee on Rules for second reading.

April 3, 1979

ENGROSSED SUBSTITUTE SENATE BILL NO. 2415, Prime Sponsor: Senator Talmadge, revising procedures relating to civil commitment. Reported by Committee on Judiciary.

MAJORITY recommendation: Do pass with the following amendments:

Beginning on page 2 strike everything after the enacting clause and insert the following:

Section 1. Section 294, page 187, Laws of 1854 as last amended by section 7, chapter 13, Laws of 1965 and RCW 5.60.060 are each amended to read as follows:

(1) A husband shall not be examined for or against his wife, without the consent of the wife, nor a wife for or against her husband without the consent of the husband; nor can either during marriage or afterward, be without the consent of the other, examined as to any communication made by one to the other during marriage. But this exception shall not apply to a civil action or proceeding by one against the other, nor to a criminal action or proceeding for a crime committed by one against the other, nor to a criminal action or proceeding for a crime committed by said husband or wife against any child of whom said husband or wife is the parent or guardian, nor to a proceeding under chapter 71.05 RCW: PROVIDED, That the spouse of a person sought to be detained under chapter 71.05 RCW may not be compelled to testify and shall be so informed by the court prior to being called as a witness.

(2) An attorney or counselor shall not, without the consent of his client, be examined as to any communication made by the client to him, or his advice given thereon in the course of professional employment.

(3) A clergyman or priest shall not, without the consent of a person making the confession, be examined as to any confession made to him in his professional character, in the course of discipline enjoined by the church to which he belongs.

(4) A regular physician or surgeon shall not, without the consent of his patient, be examined in a civil action as to any information acquired in attending such patient, which was necessary to enable him to prescribe or act for the patient, but this exception shall not apply in any judicial proceeding regarding a child’s injuries, neglect or sexual abuse, or the cause thereof.

(5) A public officer shall not be examined as a witness to communications made to him in official confidence, when the public interest would suffer by the disclosure.

Sec. 2. Section 9, chapter 117, Laws of 1973 1st ex. sess. as amended by section 8, chapter 198, Laws of 1974 ex. sess. and RCW 10.77.090 are each amended to read as follows:

(1) If at any time during the pendency of an action and prior to judgment, the court finds following a report as provided in RCW 10.77.060, as now or hereafter amended, that the defendant is incompetent, the court shall order the proceedings against him be stayed, except as provided in subsection (5) of this section, and, if the defendant is charged with a felony, may commit the defendant to the custody of the secretary, who shall place such defendant in an appropriate facility of the department for evaluation and treatment, or the court may alternatively order the defendant to undergo evaluation and treatment at some other facility, or under the guidance and control of some other person, until he has regained the competency necessary to understand the proceedings against him and assist in his own defense, but in any event, for no longer than a period of ninety days. A copy of the report shall be sent to the facility. On or before expiration of the initial ninety day period of commitment the court shall conduct a hearing, at which it shall determine whether or not the defendant is incompetent. If the defendant is charged with a crime which is not a felony, the court may stay or dismiss proceedings and detain the defendant for sufficient time to allow the county mental health professional to evaluate the defendant and commence proceedings under chapter 71.05 RCW if appropriate; and subsections (2) and (3) of this section shall not be applicable: PROVIDED, That, upon order of the court, the prosecutor may directly petition for twenty-one days of involuntary treatment under chapter 71.05 RCW notwithstanding other provisions of law to the contrary.

(2) If the court finds by a preponderance of the evidence that the defendant is incompetent, the court shall have the option of extending the order of commitment or alternative treatment for an additional ninety day period, but it must at the time of extension set a date for a prompt hearing to determine the defendant’s competency before the expiration of the second ninety day period. The defendant, his attorney, the prosecutor, or the judge shall have the right to demand that the hearing on or before the expiration of the second
ninety day period be before a jury. If no demand is made, the hearing shall be before the court. The court or jury shall determine whether or not the defendant has become competent.

(3) At the hearing upon the expiration of the second ninety day period if the jury or court, as the case may be, finds that the defendant is incompetent, the charges shall be dismissed without prejudice, and either civil commitment proceedings shall be instituted, if appropriate, or the court shall order the release of the defendant: PROVIDED, That the criminal charges shall not be dismissed if at the end of the second ninety day period the court or jury finds that the defendant is a substantial danger to other persons, or presents a substantial likelihood of committing felonious acts jeopardizing public safety or security, and that there is a substantial probability that the defendant will regain competency within a reasonable period of time. In the event that the court or jury makes such a finding, the court may extend the period of commitment for an additional six months. At the end of said six month period, if the defendant remains incompetent, the charges shall be dismissed without prejudice and either civil commitment proceedings shall be instituted, if appropriate, or the court shall order release of the defendant.

(4) The fact that the defendant is unfit to proceed does not preclude any pretrial proceedings which do not require the personal participation of the defendant.

(5) A defendant receiving medication for either physical or mental problems shall not be prohibited from standing trial, if the medication either enables him to understand the proceedings against him and to assist in his own defense, or does not disable him from so understanding and assisting in his own defense.

(6) At or before the conclusion of any commitment period provided for by this section, the facility providing evaluation and treatment shall provide to the court a written report of examination which meets the requirements of RCW 10.77.060(3).

Sec. 4. Section 11, chapter 117, Laws of 1973 1st ex. sess. and RCW 71.05.020 are each amended to read as follows:

If a defendant is acquitted of a felony by reason of insanity, and it is found that he is not a substantial danger to other persons, or does not present a substantial likelihood of committing felonious acts jeopardizing public safety or security, unless kept under further control by the court or other persons or institutions, the court shall direct his final discharge. If it is found that the defendant is a substantial danger to himself or others and in need of control by the court or other persons or institutions, the court shall order his hospitalization, or any appropriate alternative treatment less restrictive than detention in a state mental hospital, pursuant to the terms of this chapter. If it is found that the defendant is not a substantial danger to other persons, or does not present a substantial likelihood of committing felonious acts jeopardizing public safety or security, but that he is in need of control by the court or other persons or institutions, the court shall direct his conditional release. If the defendant is acquitted by reason of insanity of a crime which is not a felony, the court shall order the defendant's release or order the defendant's continued custody only if a reasonable time to allow the county-designated mental-health professional to evaluate the individual and to proceed with civil commitment pursuant to chapter 71.05 RCW, if considered appropriate.

Sec. 4. Section 7, chapter 142, Laws of 1973 1st ex. sess. and RCW 71.05.020 are each amended to read as follows:

For the purposes of this chapter:

1) 'Gravely disabled' means a condition in which a person, as a result of a mental disorder is in danger of ((serious)) physical harm resulting from a failure to provide for his essential human needs of health or safety.

2) 'Mental disorder' means any organic, mental, or emotional impairment which has substantial adverse effects on an individual's cognitive or volitional functions;

3) 'Likelihood of serious harm' means either; (a) A substantial risk that physical harm will be inflicted by an individual upon his own person, as evidenced by threats or attempts to commit suicide or inflict physical harm on one's self, ((or)) (b) a substantial risk that physical harm will be inflicted by an individual upon another, as evidenced by behavior which has caused such harm or which places another person or persons in reasonable fear of sustaining such harm, or (c) a substantial risk that physical harm will be inflicted by an individual upon the property of others, as evidenced by behavior which has caused substantial loss or damage to the property of others or an imminent likelihood of or actual repeated loss or damage to the property of others;

4) 'Peace officer' means a law enforcement official of a public agency or governmental unit, and includes persons specifically given peace officer powers by any state law, local ordinance, or judicial order of appointment;

5) 'Judicial commitment' means a commitment by a court pursuant to the provisions of this chapter;

6) 'Public agency' means any evaluation and treatment facility (of;)) or institution, hospital, or sanitarium which is conducted for, or includes a department or ward conducted for, the care and treatment of persons who are mentally ill or deranged, if the agency is operated directly by, federal, state, county, or municipal government, or a combination of such governments;

7) 'Private agency' means any person, partnership, corporation, or association not defined as a public agency, whether or not financed in whole or in part by public funds, which constitutes an evaluation and treatment facility or private institution, hospital, or sanitarium, which is conducted for, or includes a department or ward conducted for the care and treatment of persons who are mentally ill;

8) 'Attending staff' means any person on the staff of a public or private agency having responsibility for the care and treatment of a patient;

9) 'Department' means the department of social and health services of the state of Washington;

10) 'Secretary' means the secretary of the department of social and health services, or his designee;
(11) 'Mental health professional' means a psychiatrist, psychologist, psychiatric nurse, or social worker, and such other mental health professionals as may be defined by rules and regulations adopted by the secretary pursuant to the provisions of this chapter;

(12) 'Professional person' shall mean a mental health professional, as above defined, and shall also mean a physician, registered nurse, and such others as may be defined by rules and regulations adopted by the secretary pursuant to the provisions of this chapter;

(13) 'Psychiatrist' means a person having a license as a physician and surgeon in this state who has in addition completed three years of graduate training in psychiatry in a program approved by the American medical association or the American osteopathic association;

(14) 'Psychologist' means a person with an earned graduate degree in psychology or a graduate degree deemed its equivalent under rules and regulations adopted by the secretary or who has been licensed as a psychologist pursuant to chapter 18.83 RCW;

(15) 'Social worker' means a person with a master's or further advanced degree from an accredited school of social work or a degree from a graduate school deemed equivalent under rules and regulations adopted by the secretary;

(16) 'Evaluation and treatment facility' means any facility which can provide directly, or by direct arrangement with other public or private agencies, emergency evaluation and treatment, outpatient care, and short term inpatient care to persons suffering from a mental disorder, and which is certified as such by the department of social and health services: PROVIDED, That a physically separate and separately operated portion of a state hospital may be designated as an evaluation and treatment facility: PROVIDED FURTHER, That a facility which is part of, or operated by, the department of social and health services or any federal agency will not require certification: AND PROVIDED FURTHER, That no correctional institution or facility, or jail, shall be an evaluation and treatment facility within the meaning of this chapter.

Sec. 5. Section 10, chapter 142, Laws of 1973 1st ex. sess. as last amended by section 2, chapter 199, Laws of 1975 1st ex. sess. and RCW 71.05.050 are each amended to read as follows:

Nothing in this chapter shall be construed to limit the right of any person to apply voluntarily to any public or private agency or practitioner for treatment of a mental disorder, either by direct application or by referral. Any person voluntarily admitted for inpatient treatment to any public or private agency shall be released immediately upon his request. Any person voluntarily admitted for inpatient treatment to any public or private agency shall orally be advised of the right to immediate release and further advised of such rights in writing as are secured to them pursuant to this chapter and their rights of access to attorneys, courts, and other legal redress. Their condition and status shall be reviewed at least once each one hundred eighty days for evaluation as to the need for treatment and/or possible release, at which time they shall again be advised (or) of their right to release upon request: PROVIDED HOWEVER, That if the professional staff of any public or private agency or hospital regards a person voluntarily admitted who requests release as presenting, as a result of a mental disorder, an imminent likelihood of serious harm to himself or others, or is gravely disabled, they may detain such person for sufficient time to notify the designated county mental health professional of such person's condition to enable such mental health professional to authorize such person being further held in custody or transported to an evaluation and treatment center pursuant to the provisions of this chapter, which shall in ordinary circumstances be no later than the next judicial day: PROVIDED FURTHER, That if a person is brought to the emergency room of a public or private agency or hospital for observation or treatment, said person refuses voluntary admission, and the professional staff of the public or private agency or hospital regards such person as presenting as a result of a mental disorder an imminent likelihood of serious harm to himself or others or as presenting an imminent danger because of grave disability, they may detain such person for sufficient time to notify the designated county mental health professional of such person's condition to enable such mental health professional to authorize such person being further held in custody or transported to an evaluation treatment center pursuant to the conditions in this chapter, but which time shall be no more than six hours.

Sec. 6. Section 17, chapter 142, Laws of 1973 1st ex. sess. as last amended by section 7, chapter 145, Laws of 1974 ex. sess. and RCW 71.05.120 are each amended to read as follows:

No officer of a public or private agency, nor the superintendent, professional person in charge, his professional designee, or attending staff of any such agency, nor any public official performing functions necessary to the administration of this chapter, nor peace officer responsible for detaining a person pursuant to this chapter, nor any county designated mental health professional shall be civilly or criminally liable for ((detaining or releasing a person)) performing his duties pursuant to this (1974 amendatory act at or before the end of the period for which he was admitted or committed) chapter with regard to the decision of whether to admit, release, or detain a person for evaluation (or) and treatment: PROVIDED, That such duties were performed in good faith and without gross negligence.

Sec. 7. Section 18, chapter 142, Laws of 1973 1st ex. sess. and RCW 71.05.130 are each amended to read as follows:

In any judicial proceeding for involuntary commitment or detention, or in any proceeding challenging such commitment or detention, the prosecuting attorney for the county in which the proceeding was initiated shall represent the individuals or agencies petitioning for commitment or detention and shall defend all challenges to such commitment or detention: PROVIDED, That the attorney general shall represent and provide legal services and advice to state hospitals or institutions with regard to all provisions of and proceedings under this chapter except in proceedings initiated by such hospitals and institutions seeking twenty-one day detention.
(1) (a) When a mental health professional designated by the county receives information alleging that a person, as a result of a mental disorder, presents a likelihood of serious harm to others or himself, or is gravely disabled, such mental health professional, after investigation and evaluation of the specific facts alleged, and of the reliability and credibility of the person or persons, if any, providing information to initiate detention, may summon such person to appear at an evaluation and treatment facility for not more than a seventy-two hour evaluation and treatment period; the summons shall state whether the required seventy-two hour evaluation and treatment services may be delivered on an outpatient or inpatient status. The mental health professional shall also designate, at the time of the summons, from a list provided by the court, an attorney who will be appointed, if any is to be appointed, and state the name, business address, and telephone number of this attorney in the summons.

(b) The summons shall state a date and time to appear not less than twenty-four hours after the service of the summons. The summons shall state the address of the evaluation and treatment facility to which such person is to report and the business address and phone number of the mental health professional designated by the county. The summons shall state that if the person named in the summons fails to appear at the evaluation and treatment facility at or before the date and time stated in the summons, such person may be involuntarily taken into custody. Accompanying the summons to such person shall be a copy of the petition for initial detention and a notice of rights.

(c) If such mental health professional decides to summon such person for up to a seventy-two hour evaluation and treatment period, the mental health professional must file in court the summons, the petition for initial detention, and all documentary evidence. The mental health professional shall then serve or cause to be served on such person, his guardian, and conservator, if any, a copy of the summons together with a notice of rights and a petition for initial detention. After service on such person the mental health professional shall file the return of service in court and provide copies of all papers in the court file to the evaluation and treatment facility and the designated attorney. The mental health professional shall notify the court and the prosecuting attorney that a probable cause hearing will be held within seventy-two hours of the date and time specified on the summons if such person is not released prior to the expiration of such period.

(d) If the person summoned appears on or before the date and time specified, the evaluation and treatment facility may admit such person as required by RCW 71.05.170 or may provide treatment on an outpatient basis. If the person summoned fails to appear on or before the date and time specified, the evaluation and treatment facility shall immediately notify the mental health professional designated by the county who may notify a peace officer to take such person or cause such person to be taken into custody and placed in an evaluation and treatment facility. Should the mental health professional notify a peace officer authorizing him to take a person into custody under the provisions of this subsection, he shall file with the court a copy of such authorization and a notice of detention. At the time such person is taken into custody there shall commence to be served on such person, his guardian, and conservator, if any, a copy of the original summons together with a notice of detention, a notice of rights, and a petition for initial detention.

(2) When a mental health professional designated by the county receives information alleging that a person, as the result of a mental disorder, presents an imminent likelihood of serious harm to himself or others, or is in imminent danger because of being gravely disabled, after investigation and evaluation of the specific facts alleged and of the reliability and credibility of the person or persons providing the information if any, the mental health professional may take such person, or cause by oral or written order such person to be taken into emergency custody in an evaluation and treatment facility for not more than seventy-two hours as described in RCW 71.05.180.

(3) A peace officer may take such person or cause such person to be taken into custody and placed in an evaluation and treatment facility pursuant to subsection (1)(d) of this section.

(4) A peace officer may, without prior notice of the proceedings provided for in subsection (1) of this section, take cause such person to be taken into custody and immediately delivered to an evaluation and treatment facility:

(a) Only pursuant to subsections (1)(d) and (2) of this section; or

(b) When he has reasonable cause to believe that such person is suffering from a mental disorder and presents an imminent likelihood of serious harm to others or himself or is in imminent danger because of being gravely disabled.

(5) Persons delivered to evaluation and treatment facilities by peace officers pursuant to subsection (4)(b) of this section may be held by the facility for a period of up to twelve hours: PROVIDED, That they are examined by a mental health professional within three hours of their arrival. Within twelve hours of their arrival, the designated county mental health professional must file a supplemental petition for detention, and commence service on the designated attorney for the detained person.

Sec. 8. Section 20, chapter 142, Laws of 1973 1st ex. sess. as last amended by section 3, chapter 199, Laws of 1975 1st ex. sess. and RCW 71.05.150 are each amended to read as follows:

(1) (a) When a mental health professional designated by the county receives information alleging that a person, as a result of a mental disorder, presents a likelihood of serious harm to others or himself, or is gravely disabled, such mental health professional, after investigation and evaluation of the specific facts alleged, and of the reliability and credibility of the person or persons, if any, providing information to initiate detention, may summon such person to appear at an evaluation and treatment facility for not more than a seventy-two hour evaluation and treatment period; the summons shall state whether the required seventy-two hour evaluation and treatment services may be delivered on an outpatient or inpatient status. The mental health professional shall also designate, at the time of the summons, from a list provided by the court, an attorney who will be appointed, if any is to be appointed, and state the name, business address, and telephone number of this attorney in the summons.

(b) The summons shall state a date and time to appear not less than twenty-four hours after the service of the summons. The summons shall state the address of the evaluation and treatment facility to which such person is to report and the business address and phone number of the mental health professional designated by the county. The summons shall state that if the person named in the summons fails to appear at the evaluation and treatment facility at or before the date and time stated in the summons, such person may be involuntarily taken into custody. Accompanying the summons to such person shall be a copy of the petition for initial detention and a notice of rights.

(c) If such mental health professional decides to summon such person for up to a seventy-two hour evaluation and treatment period, the mental health professional must file in court the summons, the petition for initial detention, and all documentary evidence. The mental health professional shall then serve or cause to be served on such person, his guardian, and conservator, if any, a copy of the summons together with a notice of rights and a petition for initial detention. After service on such person the mental health professional shall file the return of service in court and provide copies of all papers in the court file to the evaluation and treatment facility and the designated attorney. The mental health professional shall notify the court and the prosecuting attorney that a probable cause hearing will be held within seventy-two hours of the date and time specified on the summons if such person is not released prior to the expiration of such period.

(d) If the person summoned appears on or before the date and time specified, the evaluation and treatment facility may admit such person as required by RCW 71.05.170 or may provide treatment on an outpatient basis. If the person summoned fails to appear on or before the date and time specified, the evaluation and treatment facility shall immediately notify the mental health professional designated by the county who may notify a peace officer to take such person or cause such person to be taken into custody and placed in an evaluation and treatment facility. Should the mental health professional notify a peace officer authorizing him to take a person into custody under the provisions of this subsection, he shall file with the court a copy of such authorization and a notice of detention. At the time such person is taken into custody there shall commence to be served on such person, his guardian, and conservator, if any, a copy of the original summons together with a notice of detention, a notice of rights, and a petition for initial detention.

(2) When a mental health professional designated by the county receives information alleging that a person, as the result of a mental disorder, presents an imminent likelihood of serious harm to himself or others, or is in imminent danger because of being gravely disabled, after investigation and evaluation of the specific facts alleged and of the reliability and credibility of the person or persons providing the information if any, the mental health professional may take such person, or cause by oral or written order such person to be taken into emergency custody in an evaluation and treatment facility for not more than seventy-two hours as described in RCW 71.05.180.

(3) A peace officer may take such person or cause such person to be taken into custody and placed in an evaluation and treatment facility pursuant to subsection (1)(d) of this section.

(4) A peace officer may, without prior notice of the proceedings provided for in subsection (1) of this section, take cause such person to be taken into custody and immediately delivered to an evaluation and treatment facility:

(a) Only pursuant to subsections (1)(d) and (2) of this section; or

(b) When he has reasonable cause to believe that such person is suffering from a mental disorder and presents an imminent likelihood of serious harm to others or himself or is in imminent danger because of being gravely disabled.

(5) Persons delivered to evaluation and treatment facilities by peace officers pursuant to subsection (4)(b) of this section may be held by the facility for a period of up to twelve hours: PROVIDED, That they are examined by a mental health professional within three hours of their arrival. Within twelve hours of their arrival, the designated county mental health professional must file a supplemental petition for detention, and commence service on the designated attorney for the detained person.

Sec. 9. Section 23, chapter 142, Laws of 1973 1st ex. sess. as amended by section 11, chapter 145, Laws of 1974 ex. sess. and RCW 71.05.180 are each amended to read as follows:

If the evaluation and treatment facility admits the person, it may detain him for evaluation and treatment for a period not to exceed seventy-two hours from the time of acceptance as set forth in RCW 71.05-170. The computation of such seventy-two hour period shall ((include Saturdays, but)) exclude Saturdays, Sundays and holidays.

Sec. 10. Section 24, chapter 142, Laws of 1973 1st ex. sess. as amended by section 12, chapter 145, Laws of 1974 ex. sess. and RCW 71.05.190 are each amended to read as follows:
If the person is not approved for admission by a facility providing seventy-two hour evaluation and treatment, and the individual has not been arrested, the facility shall furnish transportation, if not otherwise available, for the person to his place of residence or other appropriate place. If the individual has been arrested, the evaluation and treatment facility shall detain the individual for not more than eight hours at the request of the peace officer in order to enable a peace officer to return to the facility and take the individual back into custody.

Sec. 11. Section 25, Laws of 1973 1st ex. sess. as amended by section 13, chapter 145, Laws of 1974 ex. sess. and RCW 71.05.200 are each amended to read as follows:

(1) Whenever any person is detained for evaluation and treatment pursuant to this chapter, both he and, if possible, a responsible member of his immediate family, guardian, or conservator, if any, shall be advised as soon as possible in writing or orally, by the officer or person taking him into custody or by personnel of the evaluation and treatment facility where he is detained that unless he is released or voluntarily admits himself for treatment within seventy-two hours of the initial detention:

(a) That a judicial hearing in a superior court, either by a judge or court commissioner thereof, shall be held not more than seventy-two hours after the initial detention to determine whether there is probable cause to detain him after the seventy-two hours have expired for up to an additional (fourteen) twenty-one days without further automatic hearing for the reason that he is a mentally ill person whose mental disorder presents a likelihood of serious harm to others or himself or that he is gravely disabled;

(b) That he has a right to communicate immediately with an attorney; he has a right to have an attorney appointed to represent him before and at the probable cause hearing if he is indigent; and he has the right to be told the name and address of the attorney the mental health professional has designated pursuant to this chapter;

(c) That he has the right to remain silent and that any statement he makes may be used against him;

(d) That he has the right to present evidence and to cross-examine witnesses who testify against him at the probable cause hearing; and

(e) That he has the right to refuse medication beginning twenty-four hours prior to the probable cause hearing.

(2) When proceedings are initiated under RCW 71.05.150 (2), (3), or (4)(b), no later than twelve hours after such person is admitted to the evaluation and treatment facility the personnel of the evaluation and treatment facility or the designated mental health professional shall serve on such person a copy of the petition for initial detention and the name, business address, and phone number of the designated attorney and shall forthwith commence service of a copy of the petition for initial detention on said designated attorney.

(3) The judicial hearing described in subsection (1) of this section is hereby authorized, and shall be held according to the provisions of subsection (1) of this section and rules promulgated by the supreme court.

Sec. 12. Section 26, Laws of 1973 1st ex. sess. as last amended by section 4, chapter 199, Laws of 1975 1st ex. sess. and RCW 71.05.210 are each amended to read as follows:

Each person involuntarily admitted to an evaluation and treatment facility shall, within twenty-four hours of his admission, be examined and evaluated by a licensed physician and a mental health professional as defined in this chapter, and shall receive such treatment and care as his condition requires including treatment on an outpatient basis for the period that he is detained, except that, beginning twenty-four hours prior to a court proceeding, the individual may refuse all but emergency life-saving treatment, and the individual shall be informed at an appropriate time of his right to such refusal of treatment. Such person shall be detained up to seventy-two hours, if, in the opinion of the professional person in charge of the facility, or his professional designee, the person presents a likelihood of serious harm to himself or others, or is gravely disabled. A person who has been detained for seventy-two hours shall no later than the end of such period be released, unless referred for further care on a voluntary basis, or detained pursuant to court order for further treatment as provided in this chapter.

An evaluation and treatment center admitting any person pursuant to this chapter whose physical condition reveals the need for hospitalization shall assure that such person is transferred to an appropriate hospital for treatment. Notice of such fact shall be given to the court, the designated attorney, and the designated county mental health professional and the court shall order such continuance in proceedings under this chapter as may be necessary, but in no event may this continuance be more than (fourteen) twenty-one days.

Sec. 13. Section 28, Laws of 1973 1st ex. sess. as last amended by section 5, chapter 199, Laws of 1975 1st ex. sess. and RCW 71.05.230 are each amended to read as follows:

A person detained for seventy-two hour evaluation and treatment may be detained for not more than (fourteen) twenty-one additional days of either involuntary intensive treatment or of a less restrictive alternative to involuntary intensive treatment if the following conditions are met:

(1) The professional staff of the agency or facility providing evaluation services has analyzed the person's condition and finds that said condition is caused by mental disorder and either results in a likelihood of serious harm to the person detained or to others, or results in the detained person being gravely disabled and are prepared to testify those conditions are met; and

(2) The person has been advised of the need for voluntary treatment and the professional staff of the facility has evidence that he has not in good faith volunteered; and

(3) The facility providing intensive treatment is certified to provide such treatment by the department of social and health services; and
(4) The professional staff of the agency or facility or the mental health professional designated by the county has filed a petition for ((fourteen)) twenty-one day involuntary detention or a less restrictive alternative with the court. The petition must be signed either by two physicians or by one physician and a mental health professional who have examined the person. If involuntary detention is sought the petition shall state facts that support the finding that such person, as a result of mental disorder, presents a likelihood of serious harm to others or himself, or is gravely disabled and that there are no less restrictive alternatives to detention in the best interest of such person or others. If an involuntary less restrictive alternative is sought, the petition shall state facts that support the finding that such person, as a result of mental disorder, presents a likelihood of serious harm to others or himself, or is gravely disabled and shall set forth the less restrictive alternative proposed by the facility; and

(5) A copy of the petition has been served on the detained person, his attorney and his guardian or conservator, if any, prior to the probable cause hearing; and

(6) The court at the time the petition was filed and before the probable cause hearing has appointed counsel to represent such person if no other counsel has appeared; and

(7) The court has ordered a ((fourteen)) twenty-one day involuntary treatment after a probable cause hearing has been held pursuant to RCW 71.05.240.

Sec. 14. Section 29, chapter 142, Laws of 1973 1st ex. sess. as amended by section 16, chapter 145, Laws of 1974 ex. sess. and RCW 71.05.240 are each amended to read as follows:

If a petition is filed for ((fourteen)) twenty-one day involuntary treatment, the court shall hold a probable cause hearing within seventy-two hours of the initial detention of such person as determined in RCW 71.05.180, as now or hereafter amended. If requested by the detained person or his attorney, the hearing may be postponed for a period not to exceed forty-eight hours. The hearing may also be continued subject to the conditions set forth in RCW 71.05.210 or subject to the petitioner's showing of good cause for a period not to exceed twenty-four hours.

At the conclusion of the probable cause hearing, if the court finds by a preponderance of the evidence that such person, as the result of mental disorder, presents a likelihood of serious harm to others or himself, or is gravely disabled, and, after considering less restrictive alternatives to involuntary detention and treatment, finds that no such alternatives are in the best interests of such person or others, the court shall order that such person be detained for involuntary treatment not to exceed ((fourteen)) twenty-one days in a facility certified to provide treatment by the department of social and health services. If the court finds that such person, as the result of a mental disorder, presents a likelihood of serious harm to others or himself, or is gravely disabled, but that treatment in a less restrictive setting than detention is in the best interest of such person or others, the court shall order an appropriate less restrictive course of treatment for not to exceed ((fourteen)) twenty-one days.

The court shall specifically state to such person and give such person notice in writing that if involuntary treatment beyond the ((fourteen)) twenty-one day period is to be sought, such person will have the right to a full hearing or jury trial as required by RCW 71.05.310.

Sec. 15. Section 30, chapter 142, Laws of 1973 1st ex. sess. as amended by section 17, chapter 145, Laws of 1974 ex. sess. and RCW 71.05.250 are each amended to read as follows:

At the probable cause hearing the detained person shall have the following rights in addition to the rights previously specified:

(1) To present evidence on his behalf;
(2) To cross-examine witnesses who testify against him;
(3) To be proceeded against by the rules of evidence;
(4) To remain silent;
(5) To view and copy all petitions and reports in the court file.

The physician-patient privilege shall be deemed waived in proceedings under this chapter when a court of competent jurisdiction in its discretion determines that it is unreasonable for the petitioner seeking ((fourteen)) twenty-one day involuntary treatment to obtain a sufficient evaluation of the detained person by a psychiatrist or psychologist or other health professional and such waiver is necessary in the opinion of the court to protect either the detained person or the public.

Whenever the physician-patient privilege is deemed waived pursuant to this section, the waiver shall be limited to the introduction of relevant and competent medical records or testimony of an evaluation or treatment facility or its staff, a facility of the department of social and health services or its staff, or a facility certified for ninety-day treatment by the department of social and health services or its staff for the purpose of meeting evaluation requirements contained in chapter 10.77 RCW and chapter 71.12 RCW: PROVIDED HOWEVER, That the physician-patient privilege shall not be waived if the physician specifically identifies himself to the detained person as one who is communicating with that person for treatment only: AND PROVIDED FURTHER, That the privilege shall not extend to incident reports involving the detained person.

The record maker shall not be required to testify in order to introduce medical records of the detained person so long as the requirements of RCW 5.45.020 are met except that portions of the record which contain opinions as to the detained person's mental state must be deleted from such records unless the person making such conclusions is available for cross-examination.

Sec. 16. Section 31, chapter 142, Laws of 1973 1st ex. sess. as amended by section 18, chapter 145, Laws of 1974 ex. sess. and RCW 71.05.260 are each amended to read as follows:

(1) Involuntary treatment ordered at the time of the probable cause hearing shall be for no more than ((fourteen)) twenty-one days, and shall terminate sooner when, in the opinion of the professional person in
charge of the facility or his professional designee, (a) the person no longer constitutes a likelihood of serious harm to himself or others, or (b) no longer is gravely disabled, or (c) is prepared to accept voluntary treatment upon referral, or (d) is to remain in the facility providing intensive treatment on a voluntary basis.

(2) A person who has been detained for ((fifteen)) twenty-one days of intensive treatment shall be released at the end of the ((fifteen)) twenty-one days unless one of the following applies: (a) Such person agrees to receive further treatment on a voluntary basis; or (b) such person is a patient to whom RCW 71.05.280 is applicable.

Sec. 17. Section 33, chapter 142, Laws of 1973 1st ex. sess. as amended by section 19, chapter 145, Laws of 1974 ex. sess. and RCW 71.05.290 are each amended to read as follows:

At the expiration of the ((fifteen)) twenty-one day period of intensive treatment, a person may be confined for further treatment pursuant to RCW 71.05.320 for an additional period, not to exceed ninety days if:

(1) Such person has threatened, attempted, or inflicted physical harm upon ((the person of another or)) himself or the person or property of another after having been taken into custody for evaluation and treatment, and, as a result of mental disorder presents a likelihood of serious harm to others or himself; or

(2) Such person was taken into custody as a result of conduct in which he attempted or inflicted physical harm upon ((the person of another or)) himself or the person or property of another, and continues to present, as a result of mental disorder, a likelihood of serious harm to others or himself; or

(3) Such person ((is in custody because he)) has been determined to be incompetent and criminal charges have been dismissed pursuant to RCW 10.77.090(3), as now or hereafter amended, and has committed acts constituting a felony, and as a result of a mental disorder, presents a substantial likelihood of repeating similar acts. In any proceeding pursuant to this subsection it shall not be necessary to show intent, willfulness, or state of mind as an element of the felony; or

(4) Such person is gravely disabled.

For the purposes of this chapter ‘custody’ shall mean involuntary detention under the provisions of this chapter or chapter ((48:76)) 10.77 RCW, uninterrupted by any period of unconditional release from a facility providing involuntary care and treatment.

Sec. 18. Section 34, chapter 142, Laws of 1973 1st ex. sess. as last amended by section 6, chapter 199, Laws of 1975 1st ex. sess. and RCW 71.05.290 are each amended to read as follows:

(1) At any time during a person’s ((fifteen)) twenty-one day intensive treatment period, the professional person in charge of a treatment facility or his professional designee or the designated county mental health professional may petition the superior court for an order requiring such person to undergo an additional period of treatment. Such petition must be based on one or more of the grounds set forth in RCW 71.05.280.

(2) The petition shall summarize the facts which support the need for further confinement and shall be supported by affidavits signed by two examining physicians, or by one examining physician and examining mental health professional. The affidavits shall describe in detail the behavior of the detained person which supports the petition and shall explain what, if any, less restrictive treatments which are alternatives to detention are available to such person, and shall state the willingness of the affiant to testify to such facts in subsequent judicial proceedings under this chapter.

(3) If a person has been determined to be incompetent pursuant to RCW 10.77.090(3) as now existing or hereafter amended, then the professional person in charge of the treatment facility or his professional designee or the county designated mental health professional may directly file a petition for ninety day treatment under RCW 71.05.280(3). No petition for initial detention or ((fifteen)) twenty-one day detention is required before such a petition may be filed.

Sec. 19. Section 37, chapter 142, Laws of 1973 1st ex. sess. as last amended by section 9, chapter 199, Laws of 1975 1st ex. sess. and RCW 71.05.320 are each amended to read as follows:

(1) If the court or jury finds that grounds set forth in RCW 71.05.280 have been proven and that the best interests of the person or others will not be served by a less restrictive treatment which is an alternative to detention, the court shall remand him to the custody of the department of social and health services or to a facility certified for ninety day treatment by the department of social and health services for a further period of intensive treatment not to exceed ninety days from the date of judgment. An order for treatment less restrictive than involuntary detention may include conditions, and if such conditions are not adhered to, the designated mental health professional may order the person apprehended under the terms and conditions of RCW 71.05.340 as now or hereafter amended.

If the court or jury finds that grounds set forth in RCW 71.05.280 have been proven, but finds that treatment less restrictive than detention will be in the best interest of the person or others, then the court shall remand him to the custody of the department of social and health services or to a facility certified for ninety day treatment by the department of social and health services or to a less restrictive alternative for a further period of less restrictive treatment not to exceed ninety days from the date of judgment.

(2) Said person shall be released from involuntary treatment at the expiration of ninety days unless the superintendent or professional person in charge of the facility in which he is confined, or in the event of a less restrictive alternative, the designated mental health professional, files a new petition for involuntary treatment on the grounds that the committed person:

(a) Has threatened, attempted, or inflicted physical harm upon the person or property of another during the current period of court ordered treatment and, as a result of mental disorder presents a likelihood of serious harm to others; or
(b) Was taken into custody as a result of conduct in which he attempted or inflicted serious physical harm upon the person or property of another, and continues to present, as a result of mental disorder a likelihood of serious harm to others; or

(c) Is in custody pursuant to RCW 71.05.280(3) and as a result of mental disorder presents a substantial likelihood of repeating similar acts; or

(d) Continues to be gravely disabled.

If the conduct required to be proven in subsections (b) and (c) of this section was found by a judge or jury in a prior trial under this chapter, it shall not be necessary to reprove that element. Such new petition for involuntary treatment shall be filed and heard in the superior court of the county of the facility which is filing the new petition for involuntary treatment unless good cause is shown for a change of venue. The cost of the proceedings shall be borne by the state.

The hearing shall be held as provided in RCW 71.05.310, and if the court or jury finds that the grounds for additional confinement as set forth in this subsection are present, the court may order the committed person returned for an additional period of treatment not to exceed one hundred eighty days from the date of judgment. At the end of the one hundred eighty day period of commitment, the committed person shall be released unless a petition for another one hundred eighty day period of continued treatment is filed and heard in the same manner as provided herein above. Successive one hundred eighty day commitments are permissible on the same grounds and pursuant to the same procedures as the original one hundred eighty day commitment. No person committed as herein provided may be detained unless a valid order of commitment is in effect. No order of commitment can exceed one hundred eighty days in length.

Sec. 20. Section 39, chapter 142, Laws of 1973 1st ex. sess. as amended by section 24, chapter 145, Laws of 1974 ex. sess. and RCW 71.05.340 are each amended to read as follows:

(1) When in the opinion of the superintendent or the professional person in charge of the hospital or facility providing involuntary treatment, the committed person can be appropriately served by outpatient care prior to the expiration of the period of commitment, then such outpatient care may be required as a condition for early release for a period which, when added to the inpatient treatment period, shall not exceed the period of commitment. If the hospital or facility designated to provide outpatient care is other than the facility providing involuntary treatment, the outpatient facility so designated must agree in writing to assume such responsibility. A copy of the conditions for early release shall be given to the patient, the designated county mental health professional in the county in which the patient is to receive outpatient care, and to the court of original commitment.

(2) The hospital or facility designated to provide outpatient care or the secretary may modify the conditions for continued release when such modification is in the best interest of the person. Notification of such changes shall be sent to all persons receiving a copy of the original conditions.

(3) If the hospital or facility designated to provide outpatient care, the designated county mental health professional or the secretary determines that a conditionally released person is failing to adhere to the terms and conditions of his release, then, upon notification by the hospital or facility designated to provide outpatient care, or on his own motion, the designated county mental health professional or the secretary may order that the conditionally released person be apprehended and taken into custody and temporarily detained in an evaluation and treatment facility in or near the county in which he is receiving outpatient treatment until such time, not exceeding five days, as a hearing can be scheduled to determine whether or not the person should be returned to the hospital or facility from which he had been conditionally released. The designated county mental health professional or the secretary may order that the conditionally released person be apprehended and taken into custody and temporarily detained in an evaluation and treatment facility in or near the county in which he is receiving outpatient treatment until such time, not exceeding five days, as a hearing can be scheduled to determine whether or not the person should be returned to the hospital or facility from which he had been conditionally released. The designated county mental health professional or the secretary may modify or rescind such order at any time prior to commencement of the court hearing. The court that originally ordered commitment shall be notified within two judicial days of a person's detention under the provisions of this section, and the designated county mental health professional or the secretary shall file his petition and order of apprehension and detention with the court and serve them upon the person detained. His attorney, if any, and his guardian or conservator, if any, shall receive a copy of such papers as soon as possible. Such person shall have the same rights with respect to notice, hearing, and counsel as for an involuntary treatment proceeding, except as specifically set forth in this section and except that there shall be no right to jury trial. The issues to be determined shall be whether the conditionally released person did or did not adhere to the terms and conditions of his release; and, if he failed to adhere to such terms and conditions, whether the conditions of release should be modified or the person should be returned to the facility. Pursuant to the determination of the court upon such hearing, the conditionally released person shall either continue to be conditionally released on the same or modified conditions or shall be returned for involuntary treatment on an inpatient basis subject to release at the end of the period for which he was committed for involuntary treatment, or otherwise in accordance with the provisions of this chapter. Such hearing may be waived by the person and his counsel and his guardian or conservator, if any, but shall not be waivable unless all such persons agree to waive, and upon such waiver the person may be returned for involuntary treatment or continued on conditional release on the same or modified conditions.

(4) The proceedings set forth in subsection (3) of this section may be initiated by the designated county mental health professional or the secretary on the same basis set forth therein without requiring or ordering the apprehension and detention of the conditionally released person, in which case the court hearing shall take place in not less than fifteen days from the date of service of the petition upon the conditionally released person.

Upon expiration of the period of commitment, or when the person is released from outpatient care, notice in writing to the court which committed the person for treatment shall be provided.
Sec. 21. Section 44, chapter 142, Laws of 1973 1st ex. sess. as last amended by section 10, chapter 199, Laws of 1975 1st ex. sess. and RCW 71.05.390 are each amended to read as follows:

The fact of admission and all information and records compiled, obtained, or maintained in the course of providing services to either voluntary or involuntary recipients of services at public or private agencies shall be confidential.

Information and records may be disclosed only:

(1) In communications between qualified professional persons to meet the requirements of this chapter, in the provision of services or appropriate referrals, or in the course of guardianship proceedings. The consent of the patient, or his guardian, must be obtained before information or records may be disclosed by a professional person employed by a facility to a professional person, not employed by the facility, who does not have the medical responsibility for the patient’s care or who is not a designated county mental health professional or who is not involved in providing services under the community mental health services act, chapter 71.24 RCW;

(2) When the communications regard the special needs of a patient and the necessary circumstances giving rise to such needs and the disclosure is made by a facility providing outpatient services to the operator of a care facility in which the patient resides;

(3) When the person receiving services, or his guardian, designates persons to whom information or records may be released, or if the person is a minor, when his parents make such designation;

(4) To the extent necessary for a recipient to make a claim, or for a claim to be made on behalf of a recipient for aid, insurance, or medical assistance to which he may be entitled;

(5) For program evaluation and/or research: PROVIDED, That the secretary of social and health services adopts rules for the conduct of such evaluation and/or research. Such rules shall include, but need not be limited to, the requirement that all evaluators and researchers must sign an oath of confidentiality substantially as follows:

‘As a condition of conducting evaluation or research concerning persons who have received services from (fill in the facility, agency, or person) I, .............. , agree not to divulge, publish, or otherwise make known to unauthorized persons or the public any information obtained in the course of such evaluation or research regarding persons who have received services such that the person who received such services is identifiable.

I recognize that unauthorized release of confidential information may subject me to civil liability under the provisions of state law.

/s/ ........................................ ’

To the courts as necessary to the administration of this chapter.

To law enforcement officers or public health officers necessary to carry out the responsibilities of their office: PROVIDED, That

(a) Only the fact and date of admission, the fact and date of discharge, and the last known address shall be disclosed upon request; and

(b) The law enforcement and public health officers shall be obligated to keep such information confidential in accordance with this chapter; and

(c) Additional information shall be disclosed only after giving notice to said person and his counsel and upon a showing of clear, cogent and convincing evidence that such information is necessary and that appropriate safeguards for strict confidentiality are and will be maintained: PROVIDED HOWEVER, That in the event the said person has escaped from custody, said notice prior to disclosure is not necessary and that the facility from which the person escaped shall include an evaluation as to whether the person is of danger to persons or property and has a propensity toward violence.

To the attorney of the detained person.

The fact of admission, as well as all records, files, evidence, findings, or orders made, prepared, collected, or maintained pursuant to this chapter shall not be admissible as evidence in any legal proceeding outside this chapter without the written consent of the person who was the subject of the proceeding. The records and files maintained in any court proceeding pursuant to this chapter shall be confidential and available subsequent to such proceedings only to the person who was the subject of the proceeding or his attorney. In addition, the court may order the subsequent release or use of such records or files only upon good cause shown if the court finds that appropriate safeguards for strict confidentiality are and will be maintained.

NEW SECTION. Sec. 22. There is added to chapter 72.23 RCW a new section to read as follows:

The department is directed to establish at each state hospital a procedure, including the necessary resources, to provide temporary residential observation and evaluation of persons who request treatment, unless admitted under RCW 72.23.070. Temporary residential observation and evaluation under this section shall be for a period of not less than twenty-four hours nor more than forty-eight hours and may be provided informally without complying with the admission procedure set forth in RCW 72.23.070 or the rules and regulations established thereunder.

It is the intent of the legislature that temporary observation and evaluation as described in this section be provided in all cases except where an alternative such as: (1) Delivery to treatment outside the hospital, or (2) no need for treatment is clearly indicated.

NEW SECTION. Sec. 23. There is appropriated from the general fund to the department of social and health services for the biennium ending June 30th 1981, the sum of four million dollars, or so much thereof as shall be necessary, to carry out the purposes of this act.

NEW SECTION. Sec. 24. Section 7 of this act shall take effect on January 1, 1980.’
In line 1 of the title, after "commitment;" strike the remainder of the title, and insert "amending section 294, page 187, Laws of 1854 as last amended by section 7, chapter 13, Laws of 1965 and RCW 5.60.060; amending section 9, chapter 117, Laws of 1973 1st ex. sess. as amended by section 8, chapter 198, Laws of 1974 ex. sess. and RCW 10.77.090; amending section 11, chapter 117, Laws of 1973 1st ex. sess. as amended by section 10, chapter 198, Laws of 1974 ex. sess. and RCW 10.77.110; amending section 7, chapter 142, Laws of 1973 1st ex. sess. and RCW 71.05.020; amending section 10, chapter 142, Laws of 1973 1st ex. sess. as last amended by section 2, chapter 199, Laws of 1975 1st ex. sess. and RCW 71.05.050; amending section 17, chapter 142, Laws of 1973 1st ex. sess. as last amended by section 7, chapter 145, Laws of 1974 ex. sess. and RCW 71.05.120; amending section 18, chapter 142, Laws of 1973 1st ex. sess. and RCW 71.05.130; amending section 20, chapter 142, Laws of 1973 1st ex. sess. as last amended by section 3, chapter 199, Laws of 1975 1st ex. sess. and RCW 71.05.150; amending section 23, chapter 142, Laws of 1973 1st ex. sess. as amended by section 11, chapter 145, Laws of 1974 ex. sess. and RCW 71.05.180; amending section 24, chapter 142, Laws of 1973 1st ex. sess. as amended by section 12, chapter 145, Laws of 1974 ex. sess. and RCW 71.05.190; amending section 25, chapter 142, Laws of 1973 1st ex. sess. as amended by section 13, chapter 145, Laws of 1974 ex. sess. and RCW 71.05.200; amending section 26, chapter 142, Laws of 1973 1st ex. sess. as last amended by section 4, chapter 199, Laws of 1975 1st ex. sess. and RCW 71.05.210; amending section 28, chapter 142, Laws of 1973 1st ex. sess. as last amended by section 5, chapter 199, Laws of 1975 1st ex. sess. and RCW 71.05.230; amending section 29, chapter 142, Laws of 1973 1st ex. sess. as amended by section 16, chapter 145, Laws of 1974 ex. sess. and RCW 71.05.240; amending section 30, chapter 142, Laws of 1973 1st ex. sess. as amended by section 17, chapter 145, Laws of 1974 ex. sess. and RCW 71.05.250; amending section 31, chapter 142, Laws of 1973 1st ex. sess. as amended by section 18, chapter 145, Laws of 1974 ex. sess. and RCW 71.05.260; amending section 33, chapter 142, Laws of 1973 1st ex. sess. as amended by section 19, chapter 145, Laws of 1974 ex. sess. and RCW 71.05.280; amending section 34, chapter 142, Laws of 1973 1st ex. sess. as last amended by section 6, chapter 199, Laws of 1975 1st ex. sess. and RCW 71.05.290; amending section 37, chapter 142, Laws of 1973 1st ex. sess. as last amended by section 9, chapter 199, Laws of 1975 1st ex. sess. and RCW 71.05.320; amending section 39, chapter 142, Laws of 1973 1st ex. sess. as amended by section 24, chapter 145, Laws of 1974 ex. sess. and RCW 71.05.340; amending section 44, chapter 142, Laws of 1973 1st ex. sess. as last amended by section 10, chapter 199, Laws of 1975 1st ex. sess. and RCW 71.05.390; adding a new section to chapter 72.23 RCW; making an appropriation; and providing an effective date."

Signed by Representatives Newhouse, Executive Chairman; Smith (R), Co-Chairman; Knowles, Sherman, Thompson, Tilly, Winsley.

Passed to Committee on Rules for second reading.

April 3, 1979

ENGROSSED SENATE BILL NO. 2736, Prime Sponsor: Senator Lee, authorizing the interagency committee on outdoor recreation to produce a state recreation guide. Reported by Committee on Parks and Recreation.

MAJORITY recommendation: Do pass. Signed by Representatives Hurley, Executive Chairwoman; Fuller, Co-Chairman; Brown, Sprague, Taylor.

Passed to Committee on Rules for second reading.

April 3, 1979

SENATE BILL NO. 2925, Prime Sponsor: Senator Keefe, transferring title to the Expo '74 site and facilities to the city of Spokane. Reported by Committee on State Government.

MAJORITY recommendation: Do pass. Signed by Representatives Ehlers, Executive Chairman; Taller, Co-Chairman; Addison, Burns, Fancher, Greengo, Jovanovich, McGinnis, Pruitt, Walk.

Passed to Committee on Rules for second reading.

MOTIONS

On motion of Mr. King, the House advanced to the eighth order of business.

On motion of Mr. King, HOUSE BILL NO. 1084 was rereferred from Committee on Rules to Committee on Local Government.

The Speaker (Mr. O'Brien presiding) declared the House to be at ease.
MOTION
On motion of Mr. Salatino, the House recessed until 1:30 p.m.

AFTERNOON SESSION

The House was called to order at 1:30 p.m. by the Speaker (Mr. O'Brien presiding). The Clerk called the roll and all members were present except Representative Barr, who was excused.

MOTION
On motion of Mr. Polk, the House reverted to the sixth order of business.

SECOND READING

HOUSE BILL NO. 39, by Representatives Ehlers, Taller, Sommers, Struthers, Walk, Nelson (G.A.) and Clayton:

Making uniform the compensation of various boards and commissions.

The bill was read the second time.

On motion of Mr. Ehlers, Substitute House Bill No. 39 was substituted for House Bill No. 39, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 39 was read the second time.

Committee on Appropriations recommendation: Majority, do pass as amended. (For amendments, see Journal, 52nd Day, February 28, 1979.)

On motion of Mr. Thompson, the committee amendments were adopted.

On motion of Mr. Ehlers, the following amendments by Representatives Ehlers, Taller and Knowles were adopted:

- On page 12, beginning on line 22 strike all of section 9. Renumber the remaining sections consecutively and correct internal references accordingly.
- On page 1, beginning on line 7 of the title, strike everything down to and including "2.48.040;" on line 8.

Substitute House Bill No. 39 was ordered engrossed.

On motion of Mr. King, the rules were suspended, the second reading considered the third, and Engrossed Substitute House Bill No. 39 was placed on final passage.

Mr. Ehlers spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 39, and the bill passed the House by the following vote: Yeas, 90; nays, 0; not voting, 8.


Not voting: Representatives Barr, Bender, Berentson, Charnley, Eberle, Eng, Hughes, Newhouse.

Engrossed Substitute House Bill No. 39, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.
HOUSE BILL NO. 557, by Representatives Warnke, Polk, Chandler, Heck, North, Bauer, Rosbach and Nelson (G.A.):

Setting forth procedure to reimburse school districts for operating costs in transportation of students.

The bill was read the second time.

On motion of Mr. Warnke, Substitute House Bill No. 557 was substituted for House Bill No. 557, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 557 was read the second time.

On motion of Mr. Chandler, the following amendment by Representatives Chandler and Heck was adopted:

On page 5, line 30 after "been" strike everything through "therefor" on line 32 and insert "determined to be hazardous by the local school in compliance with statewide criteria established by the Washington state patrol and as approved by the superintendent of public instruction: PROVIDED, That if the superintendent of public instruction disapproves such determination, the Washington state patrol shall make final determination as to the existence of hazardous conditions"

Mr. Chandler moved adoption of the following amendment by Representatives Chandler and Heck:

On page 6, line 8 after "to" strike everything through "allocation" on line 10 and insert "fifty-percent"

Mr. Chandler spoke in favor of the amendment.

POINT OF INQUIRY

Mr. Chandler yielded to question by Mr. Ehlers.

Mr. Ehlers: "Does this relate to just the extracurricular activities and/or field trips or does it apply to all transportation?"

Mr. Chandler: "This amendment brings the transportation bill—Substitute House Bill No. 557—into compliance with the budget where we decided that extracurricular transportation would be funded at the level of fifty percent. I might point out that there was some debate and some question while we were on the budget and some confusion as to what extracurricular was and what we were funding. I'd like to call your attention to page 5, lines 25 through 29, where it says, 'For trips originating at and returning to a learning center...' What that means is that trips from the school to a point—for instance, the State Legislature, or any other place where the students are going to do this that is basic to their education—we are going to fund at one hundred percent. That is a field trip. Extracurricular activities do not qualify as basic education or basic to the basic education, and we are funding that at fifty percent. That's all this amendment affects. It does not apply to the previous section I mentioned."

Mr. Ehlers spoke against the amendment, and Mr. Heck spoke in favor of it.

The amendment was adopted.

The bill was ordered engrossed.

On motion of Mr. King, the rules were suspended, the second reading considered the third, and Engrossed Substitute House Bill No. 557 was placed on final passage.

Mr. Warnke spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 557, and the bill passed the House by the following vote: Yeas, 94; nays, 0; not voting, 4.


Not voting: Representatives Barr, Berentson, Dunlap, Hughes.
Engrossed Substitute House Bill No. 557, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTIONS

On motion of Mr. King, HOUSE BILL NO. 1269 was rereferred to Committee on Rules.

HOUSE BILL NO. 565, by Representatives Hurley, North and Fuller (by Executive request):

Authorizing a bond issue for outdoor recreational facilities.

The bill was read the second time.

Committee on Parks and Recreation recommendation: Majority, do pass as amended. (For amendments, see Journal, 40th Day, February 16, 1979.)

On motion of Ms. Hurley, the committee amendments were adopted.

House Bill No. 565 was ordered engrossed and passed to Committee on Rules for third reading.

HOUSE BILL NO. 912, by Representatives Sherman, McCormick, Haley and Douthwaite:

Providing for solar easements.

The bill was read the second time.

On motion of Ms. Hurley, Substitute House Bill No. 912 was substituted for House Bill No. 912, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 912 was read the second time.

On motion of Mr. King, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 912 was placed on final passage.

Ms. Sherman spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 912, and the bill passed the House by the following vote: Yeas, 90; nays, 5; not voting, 3.


Voting nay: Representatives Hastings, Jovanovich, Sprague, Struthers, Teutsch.

Not voting: Representatives Barr, Berentson, Houchen.

Substitute House Bill No. 912, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 1075, by Representative McCormick:

Relating to the Washington public power and supply system.

The bill was read the second time.

On motion of Ms. McCormick, Substitute House Bill No. 1075 was substituted for House Bill No. 1075, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 1075 was read the second time.

On motion of Ms. McCormick, the following amendments by Representatives McCormick and Haley were adopted:

On page 1, beginning on line 20 strike "management performance audits" and insert "audits of the management systems for controlling costs, schedules and technical performance"

On page 1, line 30 strike "the net value of pending"
FIFTEENTH DAY, APRIL 4, 1979

Substitute House Bill No. 1075 was ordered engrossed.

On motion of Mr. King, the rules were suspended, the second reading considered the third, and Engrossed Substitute House Bill No. 1075 was placed on final passage.

Representatives McCormick and Williams spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 1075, and the bill passed the House by the following vote: Yeas, 96; nays, 0; not voting, 2.


Not voting: Representatives Barr, Berentson.

Engrossed Substitute House Bill No. 1075, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

On motion of Mr. King, the House advanced to the seventh order of business.

THIRD READING

SUBSTITUTE SENATE BILL NO. 2058, as amended by the House, by Committee on Natural Resources (originally sponsored by Senators Peterson, Donohue, Benitz and Conner — by Department of Natural Resources request):

Regulating leasing of public lands.

The bill was read the third time and placed on final passage.

Mr. Schmitten spoke in favor of passage of the bill.

POINT OF INQUIRY

Mr. Schmitten yielded to question by Mr. Dawson.

Mr. Dawson: "Representative Schmitten, in the event that Substitute Senate Bill No. 2058 should pass, could you briefly describe the differences in the manner in which uplands are appraised, assessed, and rental fees are established as compared to the manner in which marine lands are appraised and rental fees established?"

Mr. Schmitten: "This bill exclusively deals with the assessment of uplands. Those are assessed from the fair market of the rental return rate. They are initially bidded at that position and after that point it's through negotiation. The difference is the statute explicitly takes out what are called harbor areas. Harbor areas stand alone. Their rent assessment is through the process originally as fair market except every five years they are reassessed and that's very important to those that have harbor areas. This bill does not speak to those statutes, they stand alone."

POINT OF INQUIRY

Mr. Schmitten yielded to question by Mr. Zimmerman.

Mr. Zimmerman: "Representative Schmitten, we had another bill that dealt with housing, public financing of housing. Do you see this bill as in any way directly related to the fact that the state could be going into the housing business and, therefore, public lands would be very much available as a means of getting a larger return for the state, maximizing its income by the building of public housing on public lands?"

Mr. Schmitten: "Very simply stated, no. It was not the intent of the legislation to ease state lands for public housing or was it ever brought up during the committee hearings. I don't see that purpose. It would be this one feature, in residential leases it would extend from fifteen years to ninety-nine years, allowing more people to take advantage of house terms, say every
thirty-five years. The lending institutions could therefore loan on those homes to owner number 2 or possibly to owner number 3. That is the only area in which this would potentially help a person owning a home on state leased land."

ROLL CALL.

The Clerk called the roll on the final passage of Substitute Senate Bill No. 2058 as amended by the House, and the bill passed the House by the following vote: Yeas, 95; nays, 0; not voting, 3.


Not voting: Representatives Barr, Berentson, Rohrbach.

Substitute Senate Bill No. 2058 as amended by the House, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE SENATE BILL NO. 2140, by Committee on Higher Education (originally sponsored by Senators Odegaard and Goltz):

Permitting funds for scholarships for performing arts' students so long as moneys from performing arts' events go into fund therefor.

The bill was read the third time and placed on final passage.

Mr. Grimm spoke in favor of passage of the bill.

ROLL CALL.

The Clerk called the roll on the final passage of Substitute Senate Bill No. 2140, and the bill passed the House by the following vote: Yeas, 94; nays, 2; not voting, 2.


Voting nay: Representatives Clayton, Gruger.

Not voting: Representatives Barr, Berentson.

Substitute Senate Bill No. 2140, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE BILL NO. 2143 as amended by the House, by Senators McDermott, Talmadge, North and Fleming:

Changing descriptive designation of certain first class districts in class AA counties.

The bill was read the third time and placed on final passage.

Mr. Taller spoke in favor of passage of the bill.

ROLL CALL.

The Clerk called the roll on the final passage of Senate Bill No. 2143 as amended by the House, and the bill passed the House by the following vote: Yeas, 91; nays, 5; not voting, 2.


Voting nay: Representatives Amen, Eng, Newhouse, Patterson, Taylor.
Not voting: Representatives Barr, Berentson.

Senate Bill No. 2143 as amended by the House, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE BILL NO. 2191, by Senators Bolliger, Benitz, Hayner and Lee:
Declaring geothermal resources to be the private property of owner of the surface land.
The bill was read the third time and placed on final passage.

Representatives Haley, Greengo, Barnes, Nisbet, Isaacson and McGinnis spoke in favor of the bill, and Representatives Charnley, Van Dyken, Nelson (D), Ehlers, Sommers and Martinis spoke against it.

Mr. Charnley again spoke in opposition to the bill, and Mr. Rohrbach spoke in favor of it.

Mr. Warnke demanded the previous question, the demand was sustained.

ROLL CALL
The Clerk called the roll on the final passage of Senate Bill No. 2191, and the bill passed the House by the following vote: Yeas, 55; nays, 42; not voting, 1.


Not voting: Representative Barr.

Senate Bill No. 2191, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

ENGROSSED SENATE BILL NO. 2362 as amended by the House, by Senators Woody, Ridder, Fleming, Gould and North:
Requiring landlords to give increased notice of major changes in the status or policy of rented residential property.
The bill was read the third time and placed on final passage.

Mr. Newhouse spoke in favor of passage of the bill.

ROLL CALL
The Clerk called the roll on the final passage of Engrossed Senate Bill No. 2362, and the bill passed the House by the following vote: Yeas, 94; nays, 1; not voting, 3.


Voting nay: Representative Sprague.
Not voting: Representatives Barr, Berentson, Monohon.

Engrossed Senate Bill No. 2362 as amended by the House, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.
ENGROSSED SUBSTITUTE HOUSE BILL NO. 20, by Committee on State Government (originally sponsored by Representatives Burns, Haley, Nelson (D), Pruitt, Kreidler, Bender, Gruger and Salatino – by Executive request and by Committee on State Government of the 45th Legislature request):

Establishing a housing finance commission.

The bill was read the third time and placed on final passage.

Representatives Burns, Pruitt, Taller and Ehlers spoke in favor of the bill, and Representatives Eberle and McDonald spoke against it.

POINT OF INQUIRY

Mr. Burns yielded to question by Mr. Addison.

Mr. Addison: "Representative Burns, for the purpose of establishing legislative intent, we have certain limited resources, and that's been debated on the floor today as to how much it's going to be. I don't want to get into that, but to establish the intent of the bill, is it your intent that those families meeting the minimum requirements under the various sections of the bill be served first by the Housing Commission?"

Mr. Burns: "I think those families would be served along with the other families who qualify, Representative Addison."

Mr. Addison: "Perhaps I can clarify my question. If there's a continuum of families within a certain section of the bill — and it is generally the income level that determines need in the bill — on that spectrum, it would be my hope that those who fall in the bottom twenty-five percent of the income level would be served first before those families in the top ten percent of the income level have access to the loan provided through this bill. Is that your intent?"

Mr. Burns: "That would be a desirable goal, Representative Addison, but the intent, as I have expressed, would be that individuals would qualify on an individual basis through mortgage firms supported by the money coming from the Commission itself. If they were within that lower twenty-five percent and they qualified, then, yes, they would be served, but not to the exception of others who qualify."

Mr. Jovanovich spoke in favor of the bill, and Ms. Teutsch spoke against it.

Mr. King demanded the previous question, and a division was called.

ROLL CALL

The Clerk called the roll on the demand for the previous question on the debate of Engrossed Substitute House Bill No. 20, and the demand was sustained by the following two-thirds majority: Yeas, 67; nays, 27; not voting, 4.


Not voting: Representatives Barr, Dawson, Wilson, Zimmerman.

The Speaker (Mr. O'Brien presiding) stated the question before the House to be the final passage of Engrossed Substitute House Bill No. 20.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 20, and the bill passed the House by the following vote: Yeas, 66; nays, 29; not voting, 3.


Not voting: Representatives Barr, Dawson, Wilson.

Engrossed Substitute House Bill No. 20, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

STATEMENT FOR THE JOURNAL

On Tuesday, April 3, my wife was involved in a serious automobile accident in Seattle and I left at 1:30 p.m. to spend the rest of the day with her at the physician’s office. I would like the following added to the record to indicate my votes had I been on the floor: Substitute House Bill No. 299 – Final passage, Yea; Substitute House Bill No. 810 – Final passage, Yea; Substitute House Bill No. 1141 – Final passage, Nay; Engrossed Substitute House Bill No. 527 – Final passage, Yea; Substitute House Bill No. 430 – Final passage, Yea; Advance to the 7th Order of Business, Nay.

STEVE TUPPER, 44th District

MOTION

On motion of Mr. King, the House adjourned until 11:00 a.m., Thursday, April 5, 1979.

JOHN BAGNARIOL, Speaker
DUANE BERENTSON, Speaker

DEAN R. FOSTER, Chief Clerk
VITO T. CHIECHI, Chief Clerk
The House was called to order at 11:00 a.m. by Speaker Berentson. The Clerk called the roll and all members were present except Representatives Barr and McDonald, who were excused.

The flag was escorted to the rostrum by a Sergeant at Arms Color Guard, Pages Sherry King and Dale Devereaux. Prayer was offered by The Reverend Lester Olson of the Gloria Dei Lutheran Church of Olympia.

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

MESSAGE FROM THE SENATE

April 4, 1979

Mr. Speaker:

The Senate has passed:

- SUBSTITUTE SENATE BILL NO. 2394,
- SUBSTITUTE SENATE BILL NO. 2411,
- SENATE BILL NO. 2585,
- SUBSTITUTE SENATE BILL NO. 2658,
- ENGROSSED SUBSTITUTE SENATE BILL NO. 2709,
- ENGROSSED SUBSTITUTE SENATE BILL NO. 3044,
- ENGROSSED SENATE BILL NO. 3069,

and the same are herewith transmitted.

Bill Gleason, Assistant Secretary.

INTRODUCTIONS AND FIRST READING

SUBSTITUTE SENATE BILL NO. 2394, by Committee on Local Government (originally sponsored by Senators Moore and Sellar):

Providing travel allowances and increasing the compensation for the commissioners of special purpose districts.

To Committee on Local Government

SUBSTITUTE SENATE BILL NO. 2411, by Committee on Local Government (originally sponsored by Senators Wilson, Sellar and Fleming):

Providing for payment by a local government of judgments against employees performing official duties.

To Committee on Local Government

SENATE BILL NO. 2585, by Senators Goltz, Clarke, Wilson and Lysen:

Continuing for two additional years the reciprocity program with British Columbia on tuition and fees in institutions of higher education including graduate students therein.

To Committee on Higher Education

SUBSTITUTE SENATE BILL NO. 2658, by Committee on Transportation (originally sponsored by Senators Guess and Henry):

Providing for truck fees consistent with the international registration plan.

To Committee on Transportation
ENGROSSED SUBSTITUTE SENATE BILL NO. 2709, by Committee on Education (originally sponsored by Senator McDermott):

Implementing the law relating to basic education and pupil transportation.

To Committee on Education

ENGROSSED SUBSTITUTE SENATE BILL NO. 3044, by Committee on Commerce (originally sponsored by Senator Van Hollebeke):

Requiring leases for certain objects occupying or moored above public waters for more than thirty days.

To Committee on Commerce

ENGROSSED SENATE BILL NO. 3069, by Senators Bottiger and North:

Establishing standards for heat pumps.

To Committee on Energy and Utilities

REPORTS OF STANDING COMMITTEES

April 3, 1979

SENATE BILL NO. 2060, Prime Sponsor: Senator Hansen, revising laws relating to health officers. Reported by Committee on Social and Health Services.

MAJORITY recommendation: Do pass. Signed by Representatives Adams, Co-Chairman; Whiteside, Co-Chairman; Brekke, Gruger, Houchen, Kreidler, Lux, May, Mitchell, Schmitten, Teutsch.

Passed to Committee on Rules for second reading.

April 4, 1979

SENATE BILL NO. 2162, Prime Sponsor: Senator Van Hollebeke, raising the minimum limits of financial responsibility for motor vehicle accidents. Reported by Committee on Insurance.

MAJORITY recommendation: Do pass. Signed by Representatives Douthwaite, Co-Chairman; Adams, Dawson, Garrett, Houchen, McDonald, McGinnis, Zimmerman.

Passed to Committee on Rules for second reading.

April 3, 1979

ENGROSSED SENATE BILL NO. 2229, Prime Sponsor: Senator Walgren, revising the criminal code. Reported by Committee on Judiciary.

MAJORITY recommendation: Do pass with the following amendments:

On page 2, strike everything after the enacting clause and insert the following:

"Section I. Section 4, chapter 14, Laws of 1975 1st ex. sess. as amended by section I, chapter 247, Laws of 1975 1st ex. sess. and RCW 9.79.170 are each amended to read as follows:

(1) A person is guilty of rape in the first degree when such person engages in sexual intercourse with another person not married to the perpetrator by forcible compulsion where the perpetrator or an accessory:

(a) Uses or threatens to use a deadly weapon; or

(b) Kidnaps the victim; or

(c) Inflicts serious physical injury; or

(d) Feloniously enters into the building or vehicle where the victim is situated.

(2) Rape in the first degree is a felony, and shall be punished by imprisonment in the state penitentiary for a term of not less than twenty years). No person convicted of rape in the first degree shall be granted a deferred or suspended sentence except for the purpose of commitment to an inpatient treatment facility: PROVIDED, That every person convicted of rape in the first degree shall be confined for a minimum of three years: PROVIDED FURTHER, That the board of prison terms and paroles shall have authority to set a period of confinement greater than three years but shall never reduce the minimum three-year period of confinement nor shall the board release the convicted person during the first three years of confinement as a result of any type of automatic good time calculation nor shall the department of social and health services permit the convicted person to participate in any work release program or furlough program during the first three years of confinement.

Sec. 2. Section 5, chapter 14, Laws of 1975 1st ex. sess. and RCW 9.79.180 are each amended to read as follows:

(1) A person is guilty of rape in the second degree when, under circumstances not constituting rape in the first degree, the person engages in sexual intercourse with another person, not married to the perpetrator:

(a) By forcible compulsion; or
(b) When the victim is incapable of consent by reason of being physically helpless or mentally incapacitated.

(2) Rape in the second degree is a class B felony (\(\text{and shall be punished by imprisonment in the state penitentiary for not more than ten years}\)).

Sec. 3. Section 6, chapter 14, Laws of 1975 1st ex. sess. and RCW 9.79.190 are each amended to read as follows:

(1) A person is guilty of rape in the third degree when, under circumstances not constituting rape in the first or second degrees, such person engages in sexual intercourse with another person, not married to the perpetrator:

(a) Where the victim did not consent as defined in RCW 9.79.140(6), as recodified by this 1979 act, to sexual intercourse with the perpetrator and such lack of consent was clearly expressed by the victim's words or conduct, or

(b) Where there is threat of substantial unlawful harm to property rights of the victim.

(2) Rape in the third degree is a class C felony (\(\text{and shall be punished by imprisonment in the state penitentiary for not more than five years}\)).

Sec. 4. Section 7, chapter 14, Laws of 1975 1st ex. sess. and RCW 9.79.200 are each amended to read as follows:

(1) A person over thirteen years of age is guilty of statutory rape in the first degree when the person engages in sexual intercourse with another person who is less than eleven years old.

(2) Statutory rape in the first degree is a class A felony (\(\text{and shall be punished by imprisonment in the state penitentiary for a term of not less than twenty years}\)). No person convicted of statutory rape in the first degree shall be granted a deferred or suspended sentence except for the purpose of commitment to an inpatient treatment facility.

Sec. 5. Section 8, chapter 14, Laws of 1975 1st ex. sess. and RCW 9.79.210 are each amended to read as follows:

(1) A person over sixteen years of age is guilty of statutory rape in the second degree when such person engages in sexual intercourse with another person, not married to the perpetrator, who is fourteen years of age or older but less than sixteen years old.

(2) Statutory rape in the second degree is a class B felony (\(\text{and shall be punished by imprisonment in the state penitentiary for not more than ten years}\)).

Sec. 6. Section 9, chapter 14, Laws of 1975 1st ex. sess. and RCW 9.79.220 are each amended to read as follows:

(1) A person over eighteen years of age is guilty of statutory rape in the third degree when such person engages in sexual intercourse with another person, not married to the perpetrator, who is fourteen years of age or older but less than sixteen years old.

(2) Statutory rape in the third degree is a class C felony (\(\text{and shall be punished by imprisonment in the state penitentiary for not more than five years}\)).

Sec. 7. Section 9A.16.030, chapter 260, Laws of 1975 1st ex. sess. and RCW 9A.16.030 are each amended to read as follows:

Homicide is excusable when committed by accident or misfortune in doing any lawful act by lawful means, (with ordinary caution and without criminal negligence) or without any unlawful intent.

Sec. 8. Section 9A.36.020, chapter 260, Laws of 1975 1st ex. sess. as amended by section 5, chapter 38, Laws of 1975-'76 2nd ex. sess. and RCW 9A.36.020 are each amended to read as follows:

(1) Every person who, under circumstances not amounting to assault in the first degree shall be guilty of assault in the second degree when he:

(a) With intent to injure, shall unlawfully administer to or cause to be taken by another, poison or any other destructive or noxious thing, or any drug or medicine the use of which is dangerous to life or health; or

(b) Shall knowingly assault another with a weapon or other instrument or thing likely to produce bodily harm; or

(c) Shall knowingly assault another with a weapon or other instrument or thing likely to produce bodily harm; or

(d) Shall knowingly assault another with intent to commit a felony (\(\text{or}\) an assault). (\(\text{or}\) a weapon or instrument or thing likely to produce bodily harm).

(2) Assault in the second degree is a class B felony.

Sec. 9. Section 9A.36.030, chapter 260, Laws of 1975 1st ex. sess. and RCW 9A.36.030 are each amended to read as follows:

(1) Every person who, under circumstances not amounting to assault in either the first or second degree, shall ((be guilty of assault in the third degree when he:

(a) With intent to prevent or resist the execution of any lawful process or mandate of any court officer (\(\text{or}\) the lawful apprehension or detention of himself or another person shall ((be guilty of assault in the third degree)) assail another; or

(b) With criminal negligence, shall cause physical injury to another person by means of a weapon or other instrument or thing likely to produce bodily harm.

(2) Assault in the third degree is a class C felony.

Sec. 10. Section 9A.48.100, chapter 260, Laws of 1975 1st ex. sess. as last amended by section 3, chapter 145, Laws of 1979 and RCW 9A.48.100 are each amended to read as follows:

For the purposes of RCW 9A.48.070 through 9A.48.090 inclusive (\(\text{or}\) the lawful apprehension or detention of himself or another person shall ((be guilty of assault in the third degree)).

(1) 'Physical damage', in addition to its ordinary meaning, shall include the alteration, damage, or erasure of records, information, data, or computer programs which are electronically recorded for use in computers;

(2) If more than one item of property is physically damaged as a result of a common scheme or plan by a person and the physical damage to the property would, when considered separately, constitute mischief in the third degree because of value, then the value of the damages may be aggregated in one count. If the sum of the value of all the physical damages exceeds two hundred fifty dollars, the defendant may be charged with and convicted of malicious mischief in the second degree.

Sec. 11. Section 9A.52.070, chapter 260, Laws of 1975 1st ex. sess. and RCW 9A.52.070 are each amended to read as follows:

(1) A person is guilty of criminal trespass in the first degree if he knowingly enters or remains unlawfully in a building ((or on real property adjacent thereto or upon real property which is fenced or otherwise enclosed in a manner designed to exclude intruders)) other than a fenced area.

(2) Criminal trespass in the first degree is a gross misdemeanor.

Sec. 12. Section 9A.52.080, chapter 260, Laws of 1975 1st ex. sess. and RCW 9A.52.080 are each amended to read as follows:

(1) A person is guilty of criminal trespass in the second degree if he knowingly enters or remains unlawfully in or upon premises of another under circumstances not constituting criminal trespass in the first degree.

(2) Criminal trespass in the second degree is a misdemeanor.

Sec. 13. Section 9A.56.060, chapter 260, Laws of 1975 1st ex. sess. and RCW 9A.56.060 are each amended to read as follows:

(1) Any person who shall with intent to defraud, make, or draw, or utter, or deliver to another person any check, or draft, on a bank or other depository for the payment of money, knowing at the time of such drawing, or delivery, that he has not sufficient funds in, or credit with said bank or other depository, to meet said check or draft, in full upon its presentation, shall be guilty of unlawful issuance of bank check. The word 'credit' as used herein shall be construed to mean an arrangement or understanding with the bank or other depository for the payment of such check or draft, and the uttering or delivery of such a check or draft to another person without such fund or credit to meet the same shall be prima facie evidence of an intent to defraud.

(2) When any series of transactions which constitute unlawful issuance of a bank check would, when considered separately, constitute unlawful issuance of a bank check in an amount of two hundred fifty dollars or less because of value, and the series of transactions are a part of a common scheme or plan, the transactions may be aggregated in one count and the sum of the value of all of the transactions shall be the value considered in determining whether the unlawful issuance of a bank check is to be punished as a class C felony or a gross misdemeanor.

(3) Unlawful issuance of a bank check in an amount greater than two hundred fifty dollars is a class C felony.

(4) Unlawful issuance of a bank check in an amount of two hundred fifty dollars or less is a gross misdemeanor.

Sec. 14. Section 9A.88.030, chapter 260, Laws of 1975 1st ex. sess. and RCW 9A.88.030 are each amended to read as follows:

(1) A person is guilty of prostitution if such person engages or agrees or offers to engage in sexual conduct with another person in return for a fee.

(2) For purposes of this section, 'sexual conduct' means 'sexual intercourse' as defined in RCW 9.79.140 as recodified by this 1979 act or 'sexual contact' as defined in RCW 9A.88.100(2) as recodified by this 1979 act.

(3) Prostitution is a misdemeanor.

NEW SECTION. Sec. 15. RCW 9.79.140, 9.79.150, 9.79.160, 9.79.170 as now or hereafter amended, 9.79.180 as now or hereafter amended, 9.79.190 as now or hereafter amended, 9.79.200 as now or hereafter amended, 9.79.210 as now or hereafter amended, 9.79.220 as now or hereafter amended, 9.88.020, and 9A.88.100 are each decodified and are each added to Title 9A RCW as a new chapter with the designation chapter 9A.44 RCW.

NEW SECTION. Sec. 16. The sections decodified by section 15 of this 1979 act and added to Title 9A RCW as a new chapter with the designation chapter 9A.44 RCW shall be construed as part of Title 9A RCW.

NEW SECTION. Sec. 17. This act is necessary for the immediate preservation of the public peace, health, and safety, the support of the state government and its existing public institutions, and shall take effect on July 1, 1979."


Signed by Representatives Newhouse, Executive Chairman; Smith (R), Co-Chairman; Knowles, Sherman, Thompson, Winsley.

Passed to Committee on Rules for second reading.

April 4, 1979

ENGROSSED SENATE BILL NO. 2429, Prime Sponsor: Senator Lysen, clarifying administrative provisions of the public employment relations commission. Reported by Committee on Labor.

MAJORITY recommendation: Do pass with the following amendment:

On page 2, line 35 of the engrossed bill, being line 5 of the Senate amendment to page 2, line 33 of the printed bill, after "held)" strike "seventy-five" and insert "one hundred"

Signed by Representatives Clayton, Co-Chairman; Lux, Co-Chairman; Dunlap, Fancher, Flanagan, Jovanovich, King, Monohon, Scott, Smith (C).

Passed to Committee on Rules for second reading.

April 4, 1979

SENATE BILL NO. 2430, Prime Sponsor: Senator Lysen, removing transcription requirement for hearings of the public employment relations commission. Reported by Committee on Labor.

MAJORITY recommendation: Do pass. Signed by Representatives Clayton, Co-Chairman; Lux, Co-Chairman; Dunlap, Fancher, Flanagan, Jovanovich, King, Monohon, Scott, Smith (C).

Passed to Committee on Rules for second reading.

April 4, 1979

SUBSTITUTE SENATE BILL NO. 2434, Prime Sponsor: Senator Goltz, regulating certain educational institutions. Reported by Committee on Higher Education.

MAJORITY recommendation: Do pass with the following amendment:

On page 3, line 34 strike "solely" and insert "primarily"

Signed by Representatives Grimm, Executive Chairman; Barnes, Co-Chairman; Burns, Erickson, Gruger, McGinnis, Patterson, Salatino, Teutsch.

Passed to Committee on Rules for second reading.

April 3, 1979

SENATE BILL NO. 2502, Prime Sponsor: Senator Conner, providing free license plates of a distinctive design for Medal of Honor winners. Reported by Committee on Transportation.

MAJORITY recommendation: Do pass with the following amendment:

On page 1, line 8 after "on a" insert "personal passenger"

Signed by Representatives Wilson, Co-Chairman; Martinis, Co-Chairman; Bender, Burns, Charnley, Dawson, Eberle, Erak, Garrett, McCormick, Smith (C), Sprague, Walk.

Passed to Committee on Rules for second reading.

April 3, 1979

ENGROSSED SENATE BILL NO. 2565, Prime Sponsor: Senator Day, providing for polling places accessible to handicapped persons. Reported by Committee on Constitution, Elections and Governmental Ethics.

MAJORITY recommendation: Do pass with the following amendment:

On page 1, line 10 after "installation" strike "or" and insert "of"

Signed by Representatives Erickson, Co-Chairwoman; Barnes, Granlund, Gruger, Hastings, Hughes.
Passed to Committee on Rules for second reading.

April 4, 1979

ENGROSSED SENATE BILL NO. 2630, Prime Sponsor: Senator Lysen, extending life of the Buena Camp migrant housing facility, authorizing prescribed rental fees, and making an appropriation therefor. Reported by Committee on Labor.

MAJORITY recommendation: Do pass. Signed by Representatives Clayton, Co-Chairman; Lux, Co-Chairman; Fancher, Flanagan, Jovanovich, King, Monohon, Scott, Smith (C).

Passed to Committee on Rules for second reading.

April 4, 1979

ENGROSSED SENATE BILL NO. 2753, Prime Sponsor: Senator Day, revising the laws relating to public assistance. Reported by Committee on Social and Health Services.

MAJORITY recommendation: Do pass. Signed by Representatives Adams, Co-Chairman; Whiteside, Co-Chairman; Brekke, Gruger, Houchen, Kreidler, Lux, May, Mitchell, Schmitten, Teutsch.

Passed to Committee on Rules for second reading.

April 3, 1979

ENGROSSED SENATE BILL NO. 2852, Prime Sponsor: Senator Lysen, establishing procedures for mediation and arbitration in collective bargaining by uniformed personnel. Reported by Committee on Labor.

MAJORITY recommendation: Do pass. Signed by Representatives Clayton, Co-Chairman; Lux, Co-Chairman; Dunlap, Fancher, Flanagan, Jovanovich, King, Monohon, Scott, Smith (C).

Passed to Committee on Rules for second reading.

SECOND READING

HOUSE BILL NO. 227, by Representatives Heck, Chandler, Sommers, Bauer, Ehlers, Bender, Scott and Charnley:

Changing limitations on amount of excess funds levied for school district maintenance and operations.

The bill was read the second time.

On motion of Mr. Heck, Substitute House Bill No. 227 was substituted for House Bill No. 227, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 227 was read the second time.

On motion of Mr. Heck, the following amendment by Representatives Heck and Chandler was adopted:

On page 3, line 20 strike subsection (4) and insert the following:

"(4) Any school district whose average salary for certificated or classified personnel respectively is below statewide average salary level for certificated or classified personnel during the preceding school year, may collect and expend property taxes authorized by this section, or under RCW 84.52.052, for the purpose of increasing such district's average salary for certificated or classified personnel up to but not to exceed the statewide average salary for certificated or classified personnel for the preceding school year. 'Salary,' for purposes of this subsection, shall mean average salary for classified personnel of a school district and base salary for certificated personnel of a school district, as defined in the biennial appropriations act of the legislature."

The Clerk read the following amendment by Representative Chandler:

On page 3, beginning on line 20 strike everything through line 32.

Renumber the remaining subsections.

With the consent of the House, Mr. Chandler withdrew the amendment.

Ms. Sommers moved adoption of the following amendment by Representatives Sommers, Taller, Galloway, Whiteside and Schmitten:

On page 4, line 33 strike "seven" and insert "six"

Representatives Sommers and Taller spoke in favor of the amendment, and Representatives Chandler and Taylor spoke against it.
Ms. Sommers yielded to question by Mr. Salatino.

Mr. Salatino: "Representative Sommers, you mentioned that we passed, in the budget, a forty-seven percent increase in school funding. Are these new dollars and are we seeing by the appropriation at this place on the House floor, an increase in school districts around the state, of 47% in the budget?"

Ms. Sommers: "Part of that is inflation, but a great deal is additional funding. $700 million to move to full funding and then all those other additions—the addition in transportation money—we went from $90 to $153—the significant addition in handicapped money, the addition of funds for remedial, for bilingual, and so on. Part of the 47% increase is, of course, inflation, probably 14% to 15%, but the rest is increased funding and significantly enriched programs for those districts."

Mr. Chandler yielded to question by Mr. Salatino.

Mr. Salatino: "Representative Chandler, I guess the point where I'm confused on the 47% increase that the House dealt with, is how much of these dollars is simply a transfer from the phase-in that we're talking about to fund basic education, phased in from diminishing of local moneys to the state picking up the rest of those dollars?"

Mr. Chandler: "In terms of apportionment, the total increase, if you use the concept of 85% of funding, and projected that through the 1979–80 school year, the actual increase would be 3.9%. The rest of the money is replacement money that's being raised in the local districts now and is being assumed by the state. There are some increases in handicapped education and a couple of minor areas, but in total there is very little increase in the amount of money the school districts will be getting. I might also point out that even where there is an increase—for example, in handicapped—the grandfather districts do not benefit in that because they are already lidded at 104% and all you do when you put out more state money is deflate local levy money and their capacity is not increased by a single dime."

Mr. Heck spoke against the amendment.

The amendment was not adopted.

Speaker Berentson called on Mr. Newhouse to preside.

On motion of Mr. Heck, the following amendment by Representatives Heck and Chandler was adopted:

On page 4, line 31 after "allocation", strike all the material down to and including "1980" on line 1 on page 5, and insert "and the state allocation, exclusive of federal funds, for the programs referenced in subsection (2)(c) of this section is equal to but does not exceed one hundred and four percent for the 1978–79 school year and one hundred and seven percent thereafter of the previous school year's comparable dollars per annual average full time equivalent student: PROVIDED FURTHER, That for the 1979–80 school year:"

Mr. Polk moved adoption of the following amendment by Representatives Polk, Dunlap, Patterson and Vrooman:

On page 5, line 3 following "least" strike "four percent, or three hundred" and insert "two percent, or one hundred fifty"

Representatives Polk and Ehlers spoke in favor of the amendment, and Mr. Heck spoke against it.

Mr. Polk spoke again in favor of the amendment, and Mr. Heck again opposed it.

Mr. Polk spoke again in favor of the amendment, and Mr. Heck again opposed it.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representative Polk and others to Substitute House Bill No. 227, and the amendment was not adopted by the following vote: Yeas, 49; nays, 46; not voting, 3.


SIXTEENTH DAY, APRIL 5, 1979


Not voting: Representatives Barr, Douthwaite, McDonald.

MOTION

On motion of Mr. Polk, the House recessed until 1:30 p.m.

AFTERNOON SESSION

The House was called to order at 1:30 p.m. by Speaker Berentson. The Clerk called the roll and all members were present except Representative Barr, who was excused.

The House resumed consideration of Substitute House Bill No. 227 on second reading.

MOTION FOR RECONSIDERATION

Mr. Clayton, having voted on the prevailing side, moved that the House reconsider the vote by which the amendment to page 5, line 31 by Representative Polk and others failed to pass the House.

Mr. Polk spoke in favor of the motion.

POINT OF ORDER

Mr. Heck: "The motion is to reconsider and he's speaking to the merits of the issue."

Speaker Berentson: "Representative Polk, would you like to continue."

Mr. Polk concluded his remarks in favor of the motion.

ROLL CALL

The Clerk called the roll on the motion to reconsider the Polk amendment to page 5, line 3, and the motion was carried by the following vote: Yeas, 49; nays, 45; not voting, 4.


Not voting: Representatives Barr, Ehlers, Knowles, Kreidler.

Speaker Berentson declared the question before the House to be the amendment by Representatives Polk, Dunlap, Patterson and Vrooman.

Mr. Polk spoke in favor of the amendment.

POINT OF INQUIRY

Mr. Polk yielded to question by Mr. Knowles.

Mr. Knowles: "It's been rather vague about the number of school districts being impacted, and you made reference about the city of Spokane and in particular, reference to West Valley School District in Spokane, which has an enrollment of approximately 900 and is decreasing. Would this impact them at the present time or in the future?"

Mr. Polk: "My understanding is that it is one of the districts that would be impacted."

Mr. Knowles: "Immediately?"

Mr. Polk: "I'm not sure, but I believe it would be impacted this year."

POINT OF INQUIRY

Mr. Salatino yielded to question by Mr. Knowles.

Mr. Knowles: "Representative Salatino, somehow I have the indication that you made a similar survey. Would you agree with that answer?"
Mr. Salatino: "The information I received this afternoon is that there are only three school districts that are affected by this particular amendment and the information we looked into was that no school districts in the Spokane area were directly affected."

Mr. Taylor spoke in favor of the amendment.

POINT OF INQUIRY

Mr. Taylor yielded to question by Mr. Knowles.

Mr. Knowles: "I believe Representative Polk answered my question that it would definitely affect that particular district immediately. Are you disputing that?"

Mr. Taylor: "When you say 'immediately,' Representative Knowles, I guess I don't know what you mean, because immediately means tomorrow."

Mr. Knowles: "I would mean the next time a levy lid goes into effect."

Mr. Taylor: "It's very likely that next fall if the present projection at the 150 level stands, yes, we could be affected, however, you turn that around and the enrollment may go up, but at the present time I would have to say yes."

Representatives Sommers and Heck spoke against the amendment, and Representatives Polk and Ehlers spoke in favor of it.

ROLL CALL

The Clerk called the roll on the adoption of the amendment by Representative Polk and others to page 5 of Substitute House Bill No. 227, and the amendment was not adopted by the following vote: Yeas, 44; nays, 52; not voting, 1.


Not voting: Representatives Barr, Kreidler.

Mr. Thompson moved adoption of the following amendments:

On page 2, line 21 strike "average" and insert "((average))"

On page 2, line 23 after "district" insert "beyond the increases authorized in the biennial appropriations act"

Mr. Thompson spoke in favor of the amendments.

POINT OF INQUIRY

Mr. Thompson yielded to question by Mr. Chandler.

Mr. Chandler: "Representative Thompson, the language that concerns me is in your amendment on page 2, line 23. I don't have any reason to vote against this amendment unless my suspicions are correct that this could perhaps be interpreted that absent language in the budget restricts the use of funds other than what's appropriated for salary purposes. In the absence of that language in the budget, then you could, under the language of your amendment, use a levy to increase salaries and fringe benefits. Further, I still don't understand the necessity of referencing the budget act when it's already very clear that the restriction is on salary and fringe benefits, period, whether on the budget or not.

Mr. Thompson: "I think it's important and much more workable to relate this bill to whatever we do in the budget act in any given budget. We changed our methodology this session over what we did two years ago, and very probably we will be tuning this up every time we meet and refining our policy with regard to what salary administration in the K—12 area gets. The language in this bill would simply acknowledge that the control over what happens there is what we decide biennially in the budget."

Mr. Chandler: "Representative Thompson, what I'm after is a yes or no. If, for some reason, the Senate does not include, and the Legislature does not eventually adopt, budget language which restricts salaries to only those funds which are appropriated for that, we should
strike that language somehow out of the budget, would that, under the terms of your amend-
ment, mean that special levies could be used to increase salaries?*

Mr. Thompson: "No, it would not. This act would be controlling over the budget bill."
Mr. Chandler spoke against the amendments.

**MOTION**

Mr. Dunlap moved that the question be divided and the two amendments be considered separately.

**MOTION**

On motion of Mr. Polk, the House adjourned until 11:00 a.m., Friday, April 6, 1979.

JOHN BAGNARIOL, Speaker
DUANE BERENTSON, Speaker

DEAN R. FOSTER, Chief Clerk
VITO T. CHIECHI, Chief Clerk
SEVENTEENTH DAY

MORNING SESSION

House Chamber, Olympia, Wash., Friday, April 6, 1979.

The House was called to order at 11:00 a.m. by Speaker Bagnariol. The Clerk called the roll and all members were present except Representatives Barr and Fuller, who were excused.

The flag was escorted to the rostrum by a Sergeant at Arms Color Guard, Pages Desiree Serr and Bill Schoultz. Prayer was offered by The Reverend Lester Olson of the Gloria Dei Lutheran Church of Olympia.

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

MESSAGES FROM THE SENATE

Mr. Speaker:

The Senate has passed:

- SUBSTITUTE SENATE BILL NO. 2014,
- ENGROSSED SUBSTITUTE SENATE BILL NO. 2598,
- ENGROSSED SUBSTITUTE SENATE BILL NO. 2980,

and the same are herewith transmitted.

April 4, 1979

Bill Gleason, Assistant Secretary.

Mr. Speaker:

The President has signed:

- SUBSTITUTE SENATE BILL NO. 2140,
- SENATE BILL NO. 2191,

and the same are herewith transmitted.

Bill Gleason, Assistant Secretary.

INTRODUCTIONS AND FIRST READING

SUBSTITUTE SENATE BILL NO. 2014, by Committee on Energy and Utilities (originally sponsored by Senator Rasmussen):

Regulating solar energy.

To Committee on Energy and Utilities

ENGROSSED SUBSTITUTE SENATE BILL NO. 2598, by Committee on Energy and Utilities (originally sponsored by Senators Bottiger, Bluechel, Goltz, Lysen, Woody and North):

Authorizing tax credits for cogeneration facilities.

To Committee on Energy and Utilities

ENGROSSED SUBSTITUTE SENATE BILL NO. 2980, by Committee on Energy and Utilities (originally sponsored by Senator Bottiger):

Providing for auditing of operating agencies.

To Committee on Energy and Utilities

REPORTS OF STANDING COMMITTEES

HOUSE BILL NO. 312, Prime Sponsor: Representative Nelson (G.A.), revising the laws regulating engineers and land surveyors. Reported by Committee on Commerce.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Warnke, Executive Chairman; Addison, Fuller, Oliver, Salatino, Sanders, Struthers, Walk.

April 2, 1979
MINORITY recommendation: Do not pass. Signed by Representative Greengo, Co-Chairman.

HOUSE BILL NO. 1000, Prime Sponsor: Representative Oliver, lowering the excise tax on alcohol-gasoline fuels. Reported by Committee on Energy and Utilities.

MAJORITY recommendation: Do pass. Signed by Representatives Haley, Co-Chairman; McCormick, Co-Chairwoman; Bond, Charnley, Grimm, Isaacson, Martinis, Monohon, Nisbet, Scott, Sherman, Sprague, Tupper, Williams, Wilson.

April 4, 1979

HOUSE BILL NO. 1138, Prime Sponsor: Representative Sommers, pertaining to taxation of coin-operated gaming devices. Reported by Committee on Revenue.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Craswell, Co-Chairwoman; Sommers, Co-Chairwoman; Addison, Bond, Brown, Erickson, Flanagan, Galloway, Greengo, Hastings, Nelson (D), O'Brien, Sanders.

April 4, 1979

HOUSE BILL NO. 1317, Prime Sponsor: Representative Bond, making campers purchased by a nonresident exempt from sales tax. Reported by Committee on Revenue.

MAJORITY recommendation: Do pass. Signed by Representatives Craswell, Co-Chairwoman; Sommers, Co-Chairwoman; Addison, Bond, Brown, Erickson, Flanagan, Galloway, Greengo, Hastings, Nelson (D), O'Brien, Sanders.

April 4, 1979

SENATE BILL NO. 2218, Prime Sponsor: Senator Peterson, providing for cooperative land use planning by the department of natural resources and local governments. Reported by Committee on Natural Resources.

MAJORITY recommendation: Do pass. Signed by Representatives Schmitten, Executive Chairman; Vrooman, Co-Chairman; Dawson, Jovanovich, McCormick, Mitchell, Owen, Rosbach, Smith (R), Wilson.

April 5, 1979

SUBSTITUTE SENATE BILL NO. 2284, Prime Sponsor: Senator Peterson, providing for leasing of harbor areas. Reported by Committee on Natural Resources.

MAJORITY recommendation: Do pass. Signed by Representatives Schmitten, Executive Chairman; Vrooman, Co-Chairman; Dawson, Jovanovich, Mitchell, Owen, Rosbach, Smith (R), Wilson.

April 5, 1979

SENATE BILL NO. 2290, Prime Sponsor: Senator Conner, revising the powers of the department of transportation relative to highways. Reported by Committee on Transportation.

MAJORITY recommendation: Do pass. Signed by Representatives Wilson, Co-Chairman; Martinis, Co-Chairman; Bender, Burns, Charnley, Clayton, Eberle, Erak, Gallagher, Garrett, Isaacson, McCormick, Patterson, Sherman, Smith (C), Sprague, Struthers, Walk.

April 5, 1979

SUBSTITUTE SENATE BILL NO. 2301, Prime Sponsor: Senator Bluechel, modifying review of state personal services' contracts. Reported by Committee on State Government.

MAJORITY recommendation: Do pass. Signed by Representatives Ehlers, Executive Chairman; Taller, Co-Chairman; Addison, Burns, Greengo, Haley, Jovanovich, McGinnis, O'Brien, Pruitt, Salatino, Walk, Williams.

April 5, 1979

ENGROSSED SUBSTITUTE SENATE BILL NO. 2337, Prime Sponsor: Senator Fleming, revising laws relating to fraud in connection with medical care claims to the state. Reported by Committee on Social and Health Services.

MAJORITY recommendation: Do pass with the following amendment:
Strike everything after the enacting clause and insert the following:
"NEW SECTION. Section 1. There is added to chapter 74.09 RCW a new section to read as follows:
The legislature finds and declares it to be in the public interest and for the protection of the health and welfare of the residents of the state of Washington that a proper regulatory and inspection program be instituted in connection with the providing of medical, dental, and other health services to recipients of public assistance and medically indigent persons. In order to effectively accomplish such purpose and to assure that the recipient of such services receives such services as are paid for by the state of Washington, the acceptance by the recipient of such services, and by practitioners of reimbursement for performing such services, shall authorize the secretary of the department of social and health services or his designee, to inspect and audit all records in connection with the providing of such services.

NEW SECTION. Sec. 2. There is added to chapter 74.09 RCW a new section to read as follows:

(1) No person, firm, corporation, partnership, association, agency, institution, or other legal entity, but not including an individual public assistance recipient of health care, shall, on behalf of himself or others, obtain or attempt to obtain benefits or payments under this chapter in a greater amount than that to which entitled by means of:
(a) A wilful false statement;
(b) By wilful misrepresentation, or by concealment of any material facts; or
(c) By other fraudulent scheme or device, including, but not limited to:
(i) Billing for services, drugs, supplies, or equipment that were unfurnished, of lower quality, or a substitution or misrepresentation of items billed; or
(ii) Repeated billing for purportedly covered items, which were not in fact so covered.
(2) Any person or entity knowingly violating any of the provisions of subsection (1) of this section shall be liable for repayment of any excess benefits or payments received, plus interest on the amount of the excess benefits or payments at the rate of one percent each month for the period from the date upon which payment was made to the date upon which repayment is made to the state. Such person or other entity shall further, in addition to any other penalties provided by law, be subject to civil penalties. The secretary of social and health services may assess civil penalties in an amount not to exceed three times the amount of such excess benefits or payments; PROVIDED, That these civil penalties shall not apply to any acts or omissions occurring prior to the effective date of this act.
(3) All orders of the department assessing civil penalties shall become final twenty days after the same have been served unless a hearing is requested.
(4) A criminal action need not be brought against a person for that person to be civilly liable under this section.
(5) In all proceedings under this section, service, hearings, and judicial review of such determinations shall be in accordance with chapter 34.04 RCW.
(6) Civil penalties shall be deposited in the general fund upon their receipt.

NEW SECTION. Sec. 3. There is added to chapter 74.09 RCW a new section to read as follows:

Any person, firm, corporation, partnership, association, agency, institution or other legal entity, but not including an individual public assistance recipient of health care, that, without intent to violate this chapter, obtains benefits or payments under this code to which such person or entity is not entitled, or in a greater amount than that to which entitled, shall be liable for (1) any excess benefits or payments received, and (2) interest on the amount of the excess benefits or payments at the rate of one percent each month for the period from the date upon which payment was made to the date upon which repayment is made to the state: PROVIDED, That no person, firm, corporation, partnership, association, agency, institution, or other legal entity shall be liable for payment of interest when excess benefits or payments were obtained as a result of errors made by the department of social and health services. Whenever a penalty or interest is due under section 2 or 3 of this act, such penalty or interest shall not be reimbursable by the state as an allowable cost under any of the provisions of this chapter.

NEW SECTION. Sec. 4. There is added to chapter 74.09 RCW a new section to read as follows:

Any person, including any corporation, that
(1) knowingly makes or causes to be made any false statement or representation of a material fact in any application for any payment under any medical care program authorized under this chapter, or
(2) at any time knowingly makes or causes to be made any false statement or representation of a material fact for use in determining rights to such payment, or knowingly falsifies, conceals, or covers up by any trick, scheme, or device a material fact in connection with such application or payment, or
(3) having knowledge of the occurrence of any event affecting (a) the initial or continued right to any payment, or (b) the initial or continued right to any such payment of any other individual in whose behalf he has applied for or is receiving such payment, conceals or fails to disclose such event with an intent fraudulently to secure such payment either in a greater amount or quantity than is due or when no such payment is authorized,
shall be guilty of a class C felony: PROVIDED, That the fine, if imposed, shall not be in an amount more than twenty-five thousand dollars, except as authorized by RCW 9A.20.030.

NEW SECTION. Sec. 5. There is added to chapter 74.09 RCW a new section to read as follows:

(1) Any person, including any corporation, that solicits or receives any remuneration (including any kickback, bribe, or rebate) directly or indirectly, overtly or covertly, in cash or in kind
(a) in return for referring an individual to a person for the furnishing of any item or service for which payment may be made in whole or in part under this chapter, or
(b) in return for purchasing, leasing, ordering, or arranging for or recommending purchasing, leasing, or ordering any goods, facility, service, or item for which payment may be made in whole or in part under this chapter,
shall be guilty of a class C felony: PROVIDED, That the fine, if imposed, shall not be in an amount more
than twenty-five thousand dollars, except as authorized by RCW 9A.20.030.

(2) Any person, including any corporation, that offers or pays any remuneration (including any kick-
back, bribe, or rebate) directly or indirectly, overtly or covertly, in cash or in kind to any person to induce
such person
(a) to refer an individual to a person for the furnishing or arranging for the furnishing of any item or
service for which payment may be made, in whole or in part, under this chapter, or
(b) to purchase, lease, order, or arrange for or recommend purchasing, leasing, or ordering any goods,
facility, service, or item for which payment may be made in whole or in part under this chapter,
shall be guilty of a class C felony: PROVIDED, That the fine, if imposed, shall not be in an amount more
than twenty-five thousand dollars, except as authorized by RCW 9A.20.030.

(3) Subsections (1) and (2) of this section shall not apply to
(a) a discount or other reduction in price obtained by a provider of services or other entity under this
chapter if the reduction in price is properly disclosed and appropriately reflected in the costs claimed or
charges made by the provider or entity under this chapter, and
(b) any amount paid by an employer to an employee (who has a bona fide employment relationship with
such employer) for employment in the provision of covered items or services.

(4) Subsections (1) and (2) of this section, if applicable to the conduct involved, shall supersede the
criminal provisions of chapter 19.68 RCW, but shall not preclude administrative proceedings authorized by
chapter 19.68 RCW.

NEW SECTION. Sec. 6. There is added to chapter 74.09 RCW a new section to read as follows:

Any person, including any corporation, that knowingly makes or causes to be made, or induces or seeks
to induce the making of, any false statement or representation of a material fact with respect to the condi-
tions or operations of any institution or facility in order that such institution or facility may qualify (either
upon initial certification or upon recertification) as a hospital, skilled nursing facility, intermediate care
facility, or home health agency, shall be guilty of a class C felony: PROVIDED, That the fine, if imposed,
shall not be in an amount more than twenty-five thousand dollars.

NEW SECTION. Sec. 7. There is added to chapter 74.09 RCW a new section to read as follows:

Any person, including any corporation, that knowingly
(1) charges, for any service provided to a patient under any medical care plan authorized under this
chapter, money or other consideration at a rate in excess of the rates established by the department of social
and health services, or
(2) charges, solicits, accepts, or receives, in addition to any amount otherwise required to be paid under
such plan any gift, money, donation, or other consideration (other than a charitable, religious, or philan-
thropic contribution from an organization or from a person unrelated to the patient)
(a) as a precondition of admitting a patient to a hospital, skilled nursing facility, or intermediate care
facility, or
(b) as a requirement for the patient's continued stay in such facility,
when the cost of the services provided therein to the patient is paid for, in whole or in part, under such plan,
shall be guilty of a class C felony: PROVIDED, That the fine, if imposed, shall not be in an amount more
than twenty-five thousand dollars, except as authorized by RCW 9A.20.030.

NEW SECTION. Sec. 8. There is added to chapter 74.09 RCW a new section to read as follows:

(1) Any person having any patient trust funds in his possession, custody, or control, who, knowing that
he is violating any statute, regulation, or agreement, deliberately fails to deposit, transfer, or maintain said
funds in a separate, designated, trust bank account as required by such statute, regulation, or agreement
shall be guilty of a gross misdemeanor and shall be punished by imprisonment for not more than one year in
the county jail, or by a fine of not more than ten thousand dollars or as authorized by RCW 9A.20.030, or
by both such fine and imprisonment.

(2) 'Patient trust funds' are funds received by any health care facility which belong to patients and are
required by any state or federal statute, regulation, or by agreement to be kept in a separate trust bank
account for the benefit of such patients.

(3) This section shall not be construed to prevent a prosecution for theft.

NEW SECTION. Sec. 9. There is added to chapter 74.09 RCW a new section to read as follows:

The secretary of social and health services may by rule require that any application, statement, or form
filled out by suppliers of medical care under this chapter shall contain or be verified by a written statement
that it is made under the penalties of perjury and such declaration shall be in lieu of any oath otherwise
required, and each such paper shall in such event so state. The making or subscribing of any such papers or
forms containing any false or misleading information may be prosecuted and punished under chapter 9A.72
RCW.

NEW SECTION. Sec. 10. There is added to chapter 74.09 RCW a new section to read as follows:

The secretary of the department of social and health services or his authorized representative shall have
the authority to:

(1) Conduct audits and investigations of providers of medical and other services furnished pursuant to
this chapter, except that the Washington state medical disciplinary board shall generally serve in an advisory
capacity to the secretary in the conduct of audits or investigations of physicians. In the conduct of such
audits or investigations, the secretary may examine any records, including patient records, that are relevant
to such audits and investigations, notwithstanding the provisions of RCW 5.60.060, 18.53.200, 18.83.110, or
any other statute which may make or purport to make such records privileged or confidential: PROVIDED,
That no original patient records shall be removed from the premises of the health care provider, and that the disclosure of any records or information by the department of social and health services is prohibited and constitutes a violation of RCW 42.22.040, unless such disclosure is directly connected to the official purpose for which the records or information were obtained: PROVIDED FURTHER, That the disclosure of patient information as required under this section shall not subject any physician or other health services provider to any liability for breach of any confidential relationship between the provider and the patient, but no evidence resulting from such disclosure may be used in any civil, administrative, or criminal proceeding against the patient unless a waiver of the applicable evidentiary privilege is obtained;

(2) Issue subpoenas, compel the attendance of witnesses, administer oaths, certify to official acts, take depositions within and without the state of Washington as now provided by law, and compel the production of pertinent books, payrolls, accounts, papers, records, documents, and testimony relevant to such investigation. If a person in attendance before such secretary or his authorized representative refuses, without reasonable cause, to be examined or to answer a legal and pertinent question, or to produce a book or paper or other evidence when ordered to do so by the secretary or his authorized representative, said secretary or his authorized representative may apply to the judge of the superior court of the county where such person is in attendance, upon affidavit, for an order returnable in not less than two nor more than five days, directing such person to show cause before such judge, or any other judge of such county, why he should not produce such records. Upon the hearing of such order, if the judge shall determine that such person has refused, without reasonable cause or legal excuse, to be examined or to answer a legal or pertinent question, or to produce a book or paper which he was ordered to bring or produce, he may forthwith punish the offender for contempt of court. Subpoenas shall be served and witness fees and mileage paid as allowed in civil cases in the superior courts of this state;

(3) Approve or deny applications to participate as a provider of services furnished pursuant to this chapter;

(4) Terminate or suspend eligibility to participate as a provider of services furnished pursuant to this chapter; and

(5) Adopt, promulgate, amend, and rescind administrative rules and regulations, in accordance with the administrative procedure act, chapter 34.04 RCW, to carry out the policies and purposes of sections 1 through 10 of this act.

NEW SECTION. Sec. 11. There is added to chapter 74.09 RCW a new section to read as follows:

Whenever the secretary of the department of social and health services imposes a civil penalty under section 2 of this act, or terminates or suspends a provider's eligibility under section 10 of this act, he shall, if the provider is licensed pursuant to Titles 18, 70, or 71 RCW, give written notice of such imposition, termination, or suspension to the appropriate licensing agency or disciplinary board.

NEW SECTION. Sec. 12. If any provision of this act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected.

Signed by Representatives Adams, Co-Chairman; Whiteside, Co-Chairman; Brekke, Gruger, Kreidler, Lux, May, Mitchell, Pruitt, Teutsch.

April 4, 1979

SENATE BILL NO. 2354, Prime Sponsor: Senator Fleming, modifying the requirements for publication of the call for bids for highway projects. Reported by Committee on Transportation.

MAJORITY recommendation: Do pass with the following amendments:
On page 1, line 23 after "published in" insert "at least"
On page 1, line 24 after "paper" strike "((of general circulation))" and insert "of general circulation"

Signed by Representatives Wilson, Co-Chairman; Martinis, Co-Chairman; Bender, Burns, Charnley, Clayton, Eberle, Erak, Gallagher, Garrett, Isaacson, McCormick, Patterson, Sherman, Smith (C), Sprague, Struthers, Walk.

April 4, 1979

SUBSTITUTE SENATE BILL NO. 2418, Prime Sponsor: Senator Henry, insuring accuracy and proper usage of drivers' records. Reported by Committee on Transportation.

MAJORITY recommendation: Do pass with the following amendments:
On page 1, line 27 after "law" strike all the material down to and including "violations" on line 29
On page 2, line 21 after "accident." insert "The abstract provided the insurance company shall further exclude any conviction of operating a motor vehicle on a Washington state highway where the posted speed limit was exceeded by twenty percent or less, except when, in the judgment of the arresting officer, the operation of the motor vehicle was determined to have constituted a safety hazard."
On page 2, line 29 after "shall be" insert "nonrenewed or"

Signed by Representatives Wilson, Co-Chairman; Martinis, Co-Chairman; Bender, Burns, Clayton, Eberle; Erak, Gallagher, Garrett, Isaacson, McCormick, Patterson, Sherman, Smith (C), Sprague, Struthers, Walk.
April 5, 1979

SENATE BILL NO. 2467, Prime Sponsor: Senator Walgren, penalizing the act of driving with a suspended or revoked out-of-state driver's license. Reported by Committee on Judiciary.

MAJORITY recommendation: Do pass. Signed by Representatives Newhouse, Executive Chairman; Smith (R), Co-Chairman; Chandler, Knowles, Sherman, Tilly.

April 5, 1979

SENATE BILL NO. 2468, Prime Sponsor: Senator Walgren, penalizing attempts to elude pursuing police cars. Reported by Committee on Judiciary.

MAJORITY recommendation: Do pass with the following amendment:
On page 1, line 14 following 'uniform' strike , prominently displaying his badge of office,'

Signed by Representatives Newhouse, Executive Chairman; Smith (R), Co-Chairman; Chandler, Knowles, Sherman, Tilly.

April 5, 1979

ENGROSSED SENATE BILL NO. 2563, Prime Sponsor: Senator von Reichbauer, reorganizing and renaming the interagency committee for outdoor recreation. Reported by Committee on Parks and Recreation.

MAJORITY recommendation: Do pass with the following amendments: Strike everything after the enacting clause and insert the following:

There is created the (interagency committee for outdoor) council of recreation resources consisting of (the commissioner of public lands, the director of parks and recreation, the director of game, the director of fisheries, the director of highways, and the director of commerce and economic development, the director of the department of ecology, and, by appointment of the governor, five members from the public at large) seven citizens who have a demonstrated interest in and a general knowledge of outdoor recreation in the state. One member shall be appointed by the governor from the public at large in each of the congressional districts existing in this state on the effective date of this 1979 act. Two of these members shall reside east of the crest of the Cascade mountains. The terms of the members (appointed from the public at large) shall commence on January 1st of the year of appointment and shall be for (three) four years or until a successor is appointed, except in the case of appointments to fill vacancies which shall be for the remainder of the unexpired term; provided the first such members shall be appointed for terms as follows: (One) Two members for one year, two members for two years, and (two) three members for three years. Each year, the (governor shall appoint one of the) members (from the public at large) shall elect a member to serve as chairman of the (committee for the duration of the member's term. Members employed by the state shall serve without additional pay and participation in the work of the committee shall be deemed performance of their employment) council. Members (from-the-public-at-large) shall serve without pay, but shall be entitled to reimbursement individually for travel expenses incurred in performance of their duties as members of the (committee) council in accordance with RCW 43.03.050 and 43.03.060 as now existing or hereafter amended.

Sec. 2. Section 2, chapter 5, Laws of 1965 as last amended by section 108, chapter 158, Laws of 1979 and RCW 43.99.020 are each amended to read as follows:

Definitions: As used in this chapter:
(1) 'Marine recreation land' means any land with or without improvements which (a) provides access to, or in whole or in part borders on, fresh or salt water suitable for recreational use by watercraft, or (b) may be used to create, add to, or make more usable, bodies of water, waterways, or land, for recreational use by watercraft.

(2) 'Public body' means any county, city, town, port district, park and recreation district, metropolitan park district, or other municipal corporation which is authorized to acquire or improve public outdoor recreation land, and shall also mean Indian tribes now or hereafter recognized as such by the federal government for participation in the land and water conservation program.

(3) 'Tax on marine fuel' means motor vehicle fuel tax which is (a) tax on fuel used in, or sold or distributed for use in, any watercraft, (b) refundable pursuant to chapter 82.36 RCW, and (c) paid to the director of licensing with respect to taxable sales, distributions, or uses occurring on or after December 3, 1964.

(4) 'Watercraft' means any boat, vessel, or other craft used for navigation on or through water.

(5) 'Committee' means the (interagency committee for outdoor) council of recreation resources. After the effective date of this 1979 act, all references in the Revised Code of Washington to the interagency committee for outdoor recreation shall mean the council of recreation resources.

NEW SECTION. Sec. 3. There is added to chapter 5, Laws of 1965 and to chapter 43.99 RCW a new section to read as follows:
There is created the state technical advisory committee composed of the directors or the director's designee of the following five agencies: The parks and recreation commission; the department of natural resources; the department of game; the department of fisheries; and the department of transportation.

The state technical advisory committee shall review state agency requests to the council of recreation resources which affect the outdoor recreation program of the state and may make recommendations thereon. Members of the state technical advisory committee shall serve without additional pay and participation in the work of the state technical advisory committee shall be deemed performance of their employment. When requested by the council of recreation resources, members of the state technical advisory committee shall furnish assistance to the council from their departments for the analysis and review of proposed plans and projects.

NEW SECTION. Sec. 4. There is added to chapter 5, Laws of 1965 and to chapter 43.99 RCW a new section to read as follows:

There is created the local technical advisory committee which shall consist of six members to be selected by the administrator of the council of recreation resources. Each member shall serve a term of three years. Three members shall be appointed to represent Washington cities, one of whom shall be a resident of a city with a population of over twenty-five thousand persons, one of whom shall be a resident of a city with a population of under twenty-five thousand persons and over seventy-five hundred persons, and one of whom shall be a resident of a city with a population of under seventy thousand persons and one of whom shall be a resident of a county with a population of over seventy thousand persons. Two members shall be appointed to represent Washington counties, one of whom shall be a resident of a county with a population of under seventy thousand persons and one of whom shall be a resident of a county with a population of over seventy thousand persons. One member shall be appointed to represent a Washington park and recreation district and shall reside within the boundaries of such a district. Members shall serve without pay but shall be entitled to reimbursement for travel expenses incurred in performance of their duties as members of the committee in accordance with RCW 43.03.050 and 43.03.060 as now existing or hereafter amended.

The local technical advisory committee shall review local agency requests to the council of recreation resources which affect local outdoor recreation projects and may make recommendations thereon.

Sec. 5. Section 13, chapter 5, Laws of 1965 as amended by section 3, chapter 62, Laws of 1967 ex. sess. and RCW 43.99.130 are each amended to read as follows:

"When requested by the committee, members employed by the state shall furnish assistance to the committee from their departments for the analysis and review of proposed plans and projects; and such assistance shall be a proper charge against the appropriations to the several agencies represented on the committee. Assistance may be in the form of money, personnel, or equipment and supplies, whichever is most suitable to the needs of the committee. The council of recreation resources shall employ an administrator to be appointed by the governor with the consent of the senate. The administrator shall serve at the pleasure of the governor and shall be paid a salary to be fixed by the governor in accordance with RCW 43.03.040. The appointment shall be made from a list of three persons who are nominated to the position of administrator by the council of recreation resources. The administrator shall serve for a term of four years and may be reappointed: PROVIDED, That the first administrator shall serve for a term of two years. If a vacancy occurs in the position of administrator while the senate is not in session, the governor shall make a temporary appointment, from a list of three persons selected by the council, until the next meeting of the senate, when the governor shall present to that body a nomination for the position. Any member may be removed by the governor, but only on the grounds of incapacitation, neglect of duty, or misconduct in office.

The council of recreation resources shall appoint such professional, technical, and clerical personnel and other assistants and employees as may be necessary to carry out the work of the council.

NEW SECTION. Sec. 6. This act shall not be considered as creating a new state agency. Rather, it shall be considered as continuing the interagency committee for outdoor recreation but with a new name and organization. Therefore, any contract, debt, or obligation of the interagency committee for outdoor recreation shall be a contract, debt, or obligation of the renamed agency, the council of recreational resources. All equipment, files, and other assets of the interagency committee for outdoor recreation shall continue in the custody of such renamed agency, and employees of the committee shall remain unaffected by this act. Any appropriation to the interagency committee for outdoor recreation shall be considered as being to the renamed agency.

NEW SECTION. Sec. 7. This 1979 act shall take effect on January 1, 1980."
MAJORITY recommendation: Do pass with the following amendments:
On page 1, line 30 after "constructed" strike "for" and insert "for"
On page 2, line 2 after "RCW" insert "for which an application for a certificate was made no later than December 31, 1969, together with any air or water pollution control facility improvement which may be made hereafter to such plants;"

Signed by Representatives Valle, Executive Chairwoman; Brekke, Douthwaite, Galloway, Hughes, Isaacson, Pruitt, Sanders, Smith (C).

April 4, 1979

SENATE BILL NO. 2756, Prime Sponsor: Senator Guess, exempting certain department of transportation records from public disclosure. Reported by Committee on Transportation.

MAJORITY recommendation: Do pass. Signed by Representatives Wilson, Co-Chairman; Martinis, Co-Chairman; Bender, Burns, Charnley, Clayton, Eberle, Erak, Gallagher, Garrett, McCormick, Patterson, Sherman, Smith (C), Sprague, Struthers, Tilly, Walk.

April 5, 1979

ENGROSSED SENATE BILL NO. 2763, Prime Sponsor: Senator Talley, increasing the period for which judgments are effective and permitting revival of judgments. Reported by Committee on Judiciary.

MAJORITY recommendation: Do pass. Signed by Representatives Newhouse, Executive Chairman; Chandler, Thompson, Tilly, Winsley.

April 5, 1979

ENGROSSED SUBSTITUTE SENATE BILL NO. 2865, Prime Sponsor: Senator Odegaard, regulating political advertising. Reported by Committee on Constitution, Elections and Governmental Ethics.

MAJORITY recommendation: Do pass with the following amendments:
On page 1, line 9 after "WASHINGTON:" strike all material to and including "affiliated." on page 2, line 17 and insert:
"NEW SECTION. Section 1. There is added to chapter 29.85 RCW a new section to read as follows:
(1) All political advertising, whether relating to a candidate or ballot proposition, however promulgated or disseminated, shall identify the candidate, political committee, or other person whose financial resources are used to pay for the advertising by giving the name and address of that person on the material or in connection with its presentation: PROVIDED, That political yard signs need identify only the candidate and the party with which such candidate is affiliated. When such person is a corporation the identification shall include the name of the president of the corporation. Political advertising for candidates for partisan political office shall identify clearly, on the material or in connection with its presentation, the party with which each such candidate is affiliated: PROVIDED, That the political party may be identified by use of a generally recognized abbreviation. Exempt from the identification requirement are campaign buttons, balloons, or other similar items where identification is impractical.
(2) At least one picture of the candidate used in any single piece of political advertising shall have been taken within the last five years and shall be no smaller than the largest picture of the same candidate used in the same advertisements.
(3) On-air sponsor identification for radio and/or television stations licensed by the federal communications commission shall comply with the rules and regulations by the commission and must include, in the case of a candidate for partisan political office, the party with which the candidate is affiliated.
(4) Any violation of this section shall be a misdemeanor punishable under chapter 9A.20 RCW."
On page 1, line 1 of the title after "elections;" strike all material to and including "RCW 42.17.120" and insert "adding a new section to chapter 29.85 RCW"* Signed by Representatives Oliver, Executive Chairman; Erickson, Co-Chairwoman; Barnes, Eng, Fuller, Granlund, Gruger, Hastings.

April 4, 1979

ENGROSSED SENATE BILL NO. 2905, Prime Sponsor: Senator Morrison, modifying the licensing of electricians. Reported by Committee on Commerce.

MAJORITY recommendation: Do pass with the following amendments:
On page 3, beginning on line 16 after "(3)" strike all material down to and including "competency" on line 17 and insert "Any person who has been issued an electrical training certificate"
On page 4, line 9 after "education," strike all material down to and including "duration" on line 10 and insert "may work without direct on-site supervision"
On page 9, line 8 after "individual" insert "for purposes of this chapter"
On page 9, line 9 after "learning certificate" strike all material down to and including "chapter" on line 10
On page 9, line 11 after "apparatus" insert "for light, heat, or power"
On page 9, line 23 after "general" insert "or the prosecuting attorney of the county wherein the alleged violation arose."

Signed by Representatives Warnke, Executive Chairman; Greengo, Co-Chairman; Addison, Fuller, Gallagher, May, Owen, Salatino, Sanders, Struthers, Walk.

April 4, 1979

ENGROSSED SUBSTITUTE SENATE BILL NO. 2993, Prime Sponsor: Senator Bottiger, revising laws relating to public utility districts. Reported by Committee on Energy and Utilities.


MINORITY recommendation: Do not pass. Signed by Representatives Charnley, Nelson (D), Sherman.

MOTION

On motion of Mr. King, all bills listed on today's agenda under the fifth order of business were passed to Committee on Rules for second reading.

Speaker Bagnariol declared the House to be at ease until 1:30 p.m.
Speaker Bagnariol called the House to order.

SIGNED BY THE SPEAKERS

Speaker Bagnariol announced the Speakers were signing:
SUBSTITUTE SENATE BILL NO. 2140,
SENATE BILL NO. 2191.

SECOND READING

SUBSTITUTE HOUSE BILL NO. 227, by Committee on Education (originally sponsored by Representatives Heck, Chandler, Sommers, Bauer, Ehlers, Bender, Scott and Charnley):

Changing limitations on amount of excess funds levied for school district maintenance and operations.

The House resumed consideration of the bill on second reading. (For previous action, see yesterday's Journal.)

Speaker Bagnariol stated the question before the House to be the motion by Representative Dunlap that the amendments by Representative Thompson be divided.

With the consent of the House, Mr. Dunlap withdrew the motion.
With the consent of the House, Mr. Thompson withdrew his amendment to page 2, line 23.

Speaker Bagnariol stated the question before the House to be the amendment by Representative Thompson to page 2, line 21.

Mr. Thompson spoke in favor of the amendment, and it was adopted.
Speaker Bagnariol declared the House to be at ease.
Speaker Bagnariol called the House to order.

MOTION

On motion of Mr. King, the House reverted to the fifth order of business.

REPORTS OF STANDING COMMITTEES

April 5, 1979

SUBSTITUTE SENATE BILL NO. 2016, Prime Sponsor: Senator Rasmussen, prescribing penalties for unauthorized parking in spaces reserved for physically disabled. Reported by Committee on Judiciary.

MAJORITY recommendation: Do pass with the following amendments:
On page 1, line 23 after "special" insert "license plate,"
On page 2, line 10 after "distinguishing" insert "license plate,"
On page 2, line 10 after "card" strike "and" and insert "((and)) or"
NEW SECTION. Sec. 1. (1) There is hereby created a 'personnel appeals board,' hereinafter in this chapter referred to as the 'board,' which shall consist of three members to be appointed by the governor, subject to confirmation by the senate: PROVIDED, That no member appointed when the legislature is not in session shall continue to be a member of the board after the thirtieth day of the next legislative session unless his appointment shall have been approved by the senate. The first board shall be appointed within thirty days after the effective date of this amendatory act for terms of two, four and six years. Each odd-numbered year thereafter the governor shall appoint a member for a six-year term. In case of a vacancy, it shall be filled by appointment by the governor for the unexpired term in which said vacancy exists. Persons appointed to the board shall be qualified by experience and training in the field of administrative procedures and merit principles. Such members:

(a) Shall not hold any other employment with the state;
(b) Shall not during the terms to which they are appointed be or become candidates for public office, hold any other public office or trust, engage in any occupation or business which interferes, or is inconsistent, with their duties as members of the board, serve on or under any committee of any political party, and shall not have been officers of a political party for a period of one year immediately prior to their appointment; and
(c) Shall not for a period of one year after the termination of their membership on the board, act in a representative capacity before the board on any matter.
(2) Unless the context clearly indicates otherwise, the following definitions shall apply to this chapter:
(a) 'Agency' or 'institution' means any agency as defined in RCW 41.06.020 and any institution of higher education as defined in RCW 28B.16.020;
(b) For appeals filed on or after July 1, 1979, under section 9 of this 1979 act, 'board' or 'personnel appeals board' means the personnel appeals board created by section 1 of this 1979 act;
(c) For purposes of sections 8 through 14 of this 1979 act for appeals filed before July 1, 1979, under RCW 41.06.170, as it existed prior to or after the effective date of this act, 'board' or 'personnel appeals board' means the state personnel board created by RCW 41.06.110;
(d) For purposes of sections 8 through 14 of this 1979 act for appeals filed before July 1, 1979, under RCW 28B.16.120, as it existed prior to or after the effective date of this act, 'board' or 'personnel appeals board' means the higher education personnel board created by RCW 28B.16.060.

NEW SECTION. Sec. 2. Any member of the board may be removed for inefficiency, malfeasance or misfeasance in office, upon specific written charges filed by the governor, who shall transmit such written charges to the member accused and to the chief justice of the supreme court. The chief justice shall thereupon designate a tribunal composed of three judges of the superior court to hear and adjudicate the charges. Such tribunal shall fix the time of the hearing, which shall be public, and the procedure for the hearing, and the decision of such tribunal shall be final and not subject to review by the supreme court. Removal of any member of the board by the tribunal shall disqualify such member for reappointment.

NEW SECTION. Sec. 3. The board shall operate on either a part time or a full time basis, as determined by the governor. If it is determined that the board shall operate on a full time basis, each member of the board shall receive an annual salary to be determined by the governor. If it is determined that the board shall operate on a part time basis, each member of the board shall receive compensation on the basis of seventy-five dollars for each day spent in performance of his duties, but such compensation shall not exceed twelve thousand dollars in a fiscal year. Each board member shall receive reimbursement for travel expenses incurred in the discharge of his duties in accordance with RCW 43.03.050 and 43.03.060, as now or hereafter amended.

NEW SECTION. Sec. 4. The board shall, as soon as practicable after the initial appointment of the members thereof, meet and elect from among its members a chairman, and shall at least biennially thereafter meet and elect such a chairman.

NEW SECTION. Sec. 5. The board may appoint and discharge an executive secretary. The executive secretary may appoint and discharge a clerk, and such other clerical, professional and technical assistants as may be necessary.

NEW SECTION. Sec. 6. The principal office of the board shall be at the state capital, but it may sit or hold hearings at any other place in the state. A majority of the board shall constitute a quorum for making orders or decisions, promulgating rules and regulations necessary for the conduct of its powers and duties, or transacting other official business, and may act though one position on the board be vacant. One or more
members may hold hearings and take testimony to be reported for action by the board when authorized by rule or order of the board. The board shall perform all the powers and duties specified in this chapter or as otherwise provided by law.

NEW SECTION. Sec. 7. The board shall maintain at its principal office a journal which shall contain all official actions of the board, with the exception of findings and decisions, together with the vote of each member on such actions. The journal shall be available for public inspection at the principal office of the board at all reasonable times.

NEW SECTION. Sec. 8. The board may appoint one or more hearings examiners to preside over, conduct and make recommended decisions, including findings of fact and conclusions of law in all cases of employee appeals to the board. The hearings examiner shall conduct hearings in the same manner and shall have the same authority as provided in hearings by the board. The recommended decisions shall be forthwith served upon the parties and transmitted to the board together with the record of the evidence. Within thirty days of service of the recommended decision, any party adversely affected may file exceptions, and thereafter all parties may present written and oral argument to the board, which shall consider the whole record or such portions thereof as may be cited by the parties.

NEW SECTION. Sec. 9. The board shall have jurisdiction to decide the following types of appeals filed on or after July 1, 1979:

(1) Appeals of employees under the jurisdiction of the higher education personnel board pursuant to RCW 28B.16.120, as now or hereafter amended; and
(2) Appeals of employees under the jurisdiction of the state personnel board pursuant to RCW 41.06-170, as now or hereafter amended.

NEW SECTION. Sec. 10. (1) In all appeals over which the board has jurisdiction involving reduction, dismissal, suspension or demotion, the board shall set the case for hearing and the final decision, including an appeal to the board from the hearing examiner, if any, shall be rendered within ninety days from the date the appeal was first received: PROVIDED, That an extension may be permitted if agreed to by the employee and the employing agency.

(2) In all appeals over which the board has jurisdiction which are made pursuant to RCW 28B.16.120(3) or 41.06.170(3), each as now or hereafter amended, the decision of the board shall be final, and not appealable to court.

NEW SECTION. Sec. 11. Hearings on such appeals shall be open to the public, except for cases in which the board determines there is substantial reason for not having an open hearing, or in cases where the employee so requests, and shall be informal with technical rules of evidence not applying to the proceedings except the rules of privilege recognized by law. Both the employee and his appointing agency shall be notified reasonably in advance of the hearing and may select representatives of their choosing, present and cross-examine witnesses and give evidence before the board. Members of the board or the executive secretary may, and shall at the request of either party, issue subpoenas and subpoenas duces tecum. All testimony shall be on oath administered by a member of the board. The board shall certify to the superior court the facts of any refusal to obey a subpoena, take the oath, or testify. The court shall summarily hear the evidence on such refusal and if the evidence warrants punish such refusal in the same manner and to the same extent as for contempt committed before, or in connection with the proceedings of, the court. The board shall prepare an official record of the hearing, including all testimony, recorded manually or by mechanical device, and exhibits; but it shall not be required to transcribe such record unless requested by the employee, who shall be furnished with a complete transcript upon payment of a reasonable charge therefor. Payment of the cost of a transcript used on appeal shall await determination of the appeal, and shall be made by the employing agency if the employee prevails.

NEW SECTION. Sec. 12. Within thirty days after the conclusion of the hearing the board shall make and fully record in its permanent records, findings of fact, conclusions of law when the construction of a rule, regulation or statute is in question, reasons for the action taken and its order based thereon, which shall be final, subject to action by the court on appeal as hereinafter provided, at the same time sending a copy of the findings, conclusions and order by registered mail to the employing agency and to the employee at his address as given at the hearing or to a representative designated by him to receive the same.

NEW SECTION. Sec. 13. (1) Within thirty days after the recording of the order and the mailing thereof, the employee may appeal the decision and order of the board on appeals made pursuant to RCW 28B.16.120(2) and 41.06.170(2), each as now or hereafter amended, to the superior court of Thurston county or of the county in which the employing agency is located, on one or more of the grounds that the order was:

(a) Founded on or contained error of law, which shall specifically include error in construction or application of any pertinent rules or regulations;
(b) Contrary to a preponderance of the evidence as disclosed by the entire record with respect to any specified finding or findings of fact;
(c) Materially affected by unlawful procedure;
(d) Based on violation of any constitutional provision; or
(e) Arbitrary or capricious.

(2) Such grounds shall be stated in a written notice of appeal filed with the court, with copies thereof served on a member of the board or the executive secretary and on the employing agency, all within the time stated.
(3) Within thirty days after service of such notice, or within such further time as the court may allow, the board shall transmit to the court a certified transcript, with exhibits, of the hearing; but by stipulation between the employing agency and the employee the transcript may be shortened, and either party unreasonably refusing to stipulate to such limitation may be ordered by the court to pay the additional cost involved. The court may require or permit subsequent corrections or additions to the transcript.

NEW SECTION. Sec. 14. (1) The court shall review the hearing without a jury on the basis of the transcript and exhibits, except that in case of alleged irregularities in procedure before the board not shown by the transcript the court may order testimony to be given thereon. The court shall upon request by either party hear oral argument and receive written briefs.

(2) The court may affirm the order of the board, remand the matter for further proceedings before the board, or reverse or modify the order if it finds that the employee's objection thereto is well taken on any of the grounds stated. Appeal shall be available to the employee to the supreme court or the court of appeals from the order of the superior court as in other civil cases.

Sec. 15. Section 6, chapter 36, Laws of 1969 ex. sess. as amended by section 73, chapter 34, Laws of 1975-'76 2nd ex. sess. and RCW 28B.16.060 are each amended to read as follows:

(1) There is hereby created a state higher education personnel board composed of three members appointed by the governor, subject to confirmation by the senate: PROVIDED, That no member appointed when the legislature was not in session shall continue to be a member of the board after the thirtieth day of the next legislative session unless his appointment shall have been approved by the senate. The first such board shall be appointed within thirty days after the effective date of this chapter for terms of two, four, and six years. Each odd-numbered year thereafter the governor shall appoint a member for a six-year term. Persons so appointed shall have clearly demonstrated an interest and belief in the merit principle, shall not hold any other employment with the state, shall not have been an officer of a political party for a period of one year immediately prior to such appointment, and shall not be or become a candidate for partisan elective public office during the term to which they are appointed.

(2) Each member of the board shall be paid fifty dollars for each day in which he has actually attended a meeting of the board officially held. The members of the board may receive any number of daily payments for official meetings of the board actually attended. Members of the board shall also be reimbursed for travel expenses incurred in the discharge of their official duties in accordance with RCW 43.03.050 and 43.03.060 as now existing or hereafter amended.

(3) At its first meeting following the appointment of all of its members, and annually thereafter, the board shall elect a chairman and vice chairman from among its members to serve one year. The presence of at least two members of the board shall constitute a quorum to transact business. A written public record shall be kept by the board of all actions of the board.

(4) The board shall appoint a personnel director who shall be the chief staff officer for the board. In preparing matters for consideration by the board and in coordinating the implementation of the board's rules and regulations, the personnel director shall work in conjunction with the campus personnel officers and their staffs at each institution of higher education, and in the case of community colleges, with the state board for community college education. When necessary, the personnel director may request the creation of task forces drawn from the four-year institutions of higher education, and representatives of the various state community colleges through the state board for community college education, for the accomplishment of any projects undertaken by the board. The director may employ necessary personnel for the board (and the board may appoint and compensate hearing officers to hear and conduct appeals). The board shall establish an office for the conduct of its business.

Sec. 16. Section 10, chapter 36, Laws of 1969 ex. sess. as last amended by section 15, chapter 151, Laws of 1979 and RCW 28B.16.100 are each amended to read as follows:

The higher education personnel board shall adopt rules, consistent with the purposes and provisions of this chapter, as now or hereafter amended, and with the best standards of personnel administration, regarding the basis and procedures to be followed for:

(1) The dismissal, suspension, or demotion of an employee (and appeals therefrom);

(2) Certification of names for vacancies, including promotions, with the number of names equal to two more names than there are vacancies to be filled, such names representing applicants rated highest on eligibility lists;

(3) Examination for all positions in the competitive and noncompetitive service;

(4) Appointments;

(5) Probationary periods of six months and rejections therein;

(6) Transfers;

(7) Sick leaves and vacations;

(8) Hours of work;

(9) Layoffs when necessary and subsequent reemployment, both according to seniority;

(10) Determination of appropriate bargaining units within any institution or related boards: PROVIDED, That in making such determination the board shall consider the duties, skills, and working conditions of the employees, the history of collective bargaining by the employees and their bargaining representatives, the extent of organization among the employees, and the desires of the employees;

(11) Certification and decertification of exclusive bargaining representatives: PROVIDED, That after certification of an exclusive bargaining representative and upon said representative's request, the director shall hold an election among employees in a bargaining unit to determine by a majority whether to require as a condition of employment membership in the certified exclusive bargaining representative or after the
thirtieth day following the beginning of employment or the date of such election, whichever is the later, and the failure of an employee to comply with such condition of employment shall constitute cause for dismissal: PROVIDED FURTHER, That no more often than once in each twelve month period after expiration of twelve months following the date of the original election in a bargaining unit and upon petition of thirty percent of the members of a bargaining unit the director shall hold an election to determine whether a majority wish to rescind such condition of employment: PROVIDED FURTHER, That for purposes of this clause membership in the certified exclusive bargaining representative shall be satisfied by the payment of monthly or other periodic dues and shall not require payment of initiation, reinstatement or any other fees or fines and shall include full and complete membership rights: AND PROVIDED FURTHER, That in order to safeguard the right of nonassociation of public employees, based on bona fide religious tenets or teachings of a church or religious body of which such public employee is a member, such public employee shall pay to the union, for purposes within the program of the union as designated by such employee that would be in harmony with his individual conscience, an amount of money equivalent to regular union dues minus any included monthly premiums for union-sponsored insurance programs, and such employee shall not be a member of the union but shall be entitled to all the representation rights of a union member;

(12) Agreements between institutions or related boards and certified exclusive bargaining representatives providing for grievance procedures and collective negotiations on all personnel matters over which the institution or the related board may lawfully exercise discretion;

(13) Written agreements may contain provisions for payroll deductions of employee organization dues upon authorization by the employee member and for the cancellation of such payroll deduction by the filing of a proper prior notice by the employee with the institution and the employee organization: PROVIDED, That nothing contained herein shall permit or grant to any employee the right to strike or refuse to perform his official duties;

(14) Adoption and revision of comprehensive classification plans for all positions in the classified service, based on investigation and analysis of the duties and responsibilities of each such position;

(15) Allocation and reallocation of positions within the classification plan;

(16) Adoption and revision of salary schedules and compensation plans which reflect the prevailing rates in Washington state private industries and other governmental units for positions of a similar nature and which shall be competitive in the state or the locality in which the institution or related boards are located, such adoption, revision, and implementation subject to approval as to availability of funds by the director of financial management in accordance with the provisions of chapter 43.88 RCW, and after consultation with the chief financial officer of each institution or related board for that institution or board, or in the case of community colleges, by the chief financial officer of the state board for community college education for the various community colleges;

(17) Training programs including in-service, promotional, and supervisory; and

(18) Increment increases within the series of steps for each pay grade based on length of service for all employees whose standards of performance are such as to permit them to retain job status in the classified service; and

(19) Providing for veteran's preference as provided by existing statutes, with recognition of preference in regard to layoffs and subsequent reemployment for veterans and their widows by giving such eligible veterans and their widows additional credit in computing their seniority by adding to their unbroken higher educational service as defined by the board, the veteran's service in the military not to exceed five years of such service. For the purposes of this section, 'veteran' means any person who has one or more years of active military service in any branch of the armed forces of the United States or who has less than one year's service and is discharged with a disability incurred in the line of duty or is discharged at the convenience of the government and who, upon termination of such service, has received an honorable discharge, a discharge for physical reasons with an honorable record, or a release from active military service with evidence of service other than that for which an undesirable, bad conduct, or dishonorable discharge shall be given: PROVIDED, HOWEVER, That the widow of a veteran shall be entitled to the benefits of this section regardless of the veteran's length of active military service: PROVIDED FURTHER, That for the purposes of this section 'veteran' shall not include any person who has voluntarily retired with twenty or more years of active military service and whose military retirement pay is in excess of five hundred dollars per month.

Sec. 17. Section 12, chapter 36, Laws of 1969 ex. sess. and RCW 28B.16.120 are each amended to read as follows:

(1) The board, in the promulgation of rules and regulations governing suspensions for cause, shall not authorize an institution of higher education or related board to suspend an employee for more than fifteen calendar days as a single penalty or more than thirty calendar days in any one calendar year as an accumulation of several penalties. The board shall require that the institution of higher education or related board give written notice to the employee not later than one day after the suspension takes effect, stating the reason for and the duration thereof. The institution or related board shall file a copy of the notice with the personnel director.

(2) Any employee who is reduced, dismissed, suspended, or demoted, after completing his probationary period of service as provided by the rules and regulations of the board, shall have the right to appeal to the personnel appeals board created by section 1 of this 1979 act not later than thirty days after the effective date of such action. The employee shall be furnished with specified charges in writing when the action is taken. Such appeal shall be in writing ((and shall be heard by the board or its hearing officer duly appointed by the board within thirty days after notice of appeal is filed. The board shall furnish the institution or related board concerned with a copy of the appeal in advance of the hearing)).
Any employee who feels that any classification should or should not be exempt, or any employee in a nonexempt classification who feels that he should be exempt because of academic qualifications which would enable such employee to teach and thus be exempt, may appeal to the personnel appeals board created by section 1 of this 1979 act in the same manner as provided in subsection (2) (above: PROVIDED, That when an appeal is initiated under this subsection the decision of the higher education personnel board shall be final)) of this section.

Sec. 18. Section 2, chapter 6, Laws of 1977 and RCW 41.06.110 are each amended to read as follows:

(1) There is hereby created a state personnel board composed of three members appointed by the governor, subject to confirmation by the senate: PROVIDED, That no member appointed when the legislature was not in session shall continue to be a member of the board after the thirtieth day of the next legislative session unless his appointment shall have been approved by the senate. The first such board shall be appointed within thirty days after December 8, 1960 for terms of two, four, and six years. Each odd-numbered year thereafter the governor shall appoint a member for a six year term. Persons so appointed shall have clearly demonstrated an interest and belief in the merit principle, shall not hold any other employment with the state, shall not have been an officer of a political party for a period of one year immediately prior to such appointment, and shall not be or become a candidate for partisan elective public office during the term to which they are appointed;

(2) Each member of the board shall be paid fifty dollars for each day in which he has actually attended a meeting of the board officially held. The members of the board may receive any number of daily payments for official meetings of the board, actually attended (above: PROVIDED, That after July 1, 1962, no one board member shall receive more than one thousand five hundred dollars in any fiscal year for this purpose: PROVIDED, FURTHER, That such limitation shall not apply to daily payments for the hearing of employee appeals). Members of the board shall also be reimbursed for travel expenses incurred in the discharge of their official duties in accordance with RCW 43.03.050 and 43.03.060 as now existing or hereafter amended.

(3) At its first meeting following the appointment of all of its members, and annually thereafter, the board shall elect a chairman and vice chairman from among its members to serve one year. The presence of at least two members of the board shall constitute a quorum to transact business. A written public record shall be kept by the board of all actions of the board. The director of personnel shall serve as secretary.

(4) The board may appoint and compensate hearing officers to hear and conduct appeals until December 31, 1980. Such compensation shall be paid on a contractual basis for each hearing, in accordance with the provisions of chapter 43.88 RCW and rules adopted pursuant thereto, as they relate to personal service contracts.

Sec. 19. Section 12, chapter 1, Laws of 1961 as amended by section 2, chapter 43, Laws of 1975-76 2nd ex. sess. and RCW 41.06.120 are each amended to read as follows:

(1) In the necessary conduct of its work, the board shall meet monthly unless there is no pending business requiring board action and may hold hearings, such hearings to be called by (a) the chairman of the board, or (b) a majority of the members of the board. An official notice of the calling of the hearing shall be filed with the secretary, and all members shall be notified of the hearing within a reasonable period of time prior to its convening. (Appeal hearing may be conducted by two members of the board: PROVIDED, That if said two members do not agree on the decision, a hearing shall be held in the presence of all three members of the board;)

(2) No release of material, or statement of findings shall be made except with the approval of a majority of the board;

(3) In the conduct of hearings or investigations, a member of the board(above: or the director of personnel, or the hearing officer, may administer oath(above:)

(4) Hearings may be conducted by a hearing officer duly appointed by the board).

Sec. 20. Section 15, chapter 1, Laws of 1961 as last amended by section 57, chapter 151, Laws of 1979 and RCW 41.06.150 are each amended to read as follows:

The board shall adopt rules, consistent with the purposes and provisions of this chapter, as now or hereafter amended, and with the best standards of personnel administration, regarding the basis and procedures to be followed for:

(1) The dismissal, suspension, or demotion of an employee(above: and appeals therefrom);

(2) Certification of names for vacancies, including departmental promotions, with the number of names equal to two more names than there are vacancies to be filled, such names representing applicants rated highest on eligibility lists;

(3) Examinations for all positions in the competitive and noncompetitive service;

(4) Appointments;

(5) Probationary periods of six months and rejections therein;

(6) Transfers;

(7) Sick leaves and vacations;

(8) Hours of work;

(9) Layoffs when necessary and subsequent reemployment, both according to seniority;

(10) Determination of appropriate bargaining units within any agency: PROVIDED, That in making such determination the board shall consider the duties, skills, and working conditions of the employees, the history of collective bargaining by the employees and their bargaining representatives, the extent of organization among the employees, and the desires of the employees;

(11) Certification and decertification of exclusive bargaining representatives: PROVIDED, That after certification of an exclusive bargaining representative and upon said representative's request, the director
shall hold an election among employees in a bargaining unit to determine by a majority whether to require as a condition of employment membership in the certified exclusive bargaining representative on or after the thirtieth day following the beginning of employment or the date of such election, whichever is the later, and the failure of an employee to comply with such a condition of employment shall constitute cause for dismissal: PROVIDED FURTHER, That no more often than once in each twelve month period after expiration of twelve months following the date of the original election in a bargaining unit and upon petition of thirty percent of the members of a bargaining unit the director shall hold an election to determine whether a majority wish to rescind such condition of employment: PROVIDED FURTHER, That for purposes of this clause membership in the certified exclusive bargaining representative shall be satisfied by the payment of monthly or other periodic dues and shall not require payment of initiation, reinstatement, or any other fees or fines and shall include full and complete membership rights: AND PROVIDED FURTHER, That in order to safeguard the right of nonassociation of public employees, based on bona fide religious tenets or teachings of a church or religious body of which such public employee is a member, such public employee shall pay to the union for purposes within the program of the union as designated by such employee that would be in harmony with his individual conscience, an amount of money equivalent to regular union dues minus any included monthly premiums for union sponsored insurance programs, and such employee shall not be a member of the union but shall be entitled to all the representation rights of a union member;

(12) Agreements between agencies and certified exclusive bargaining representatives providing for grievance procedures and collective negotiations on all personnel matters over which the appointing authority of the appropriate bargaining unit of such agency may lawfully exercise discretion;

(13) Written agreements may contain provisions for payroll deductions of employee organization dues upon authorization by the employee member and for the cancellation of such payroll deduction by the filing of a proper prior notice by the employee with the appointing authority and the employee organization: PROVIDED, That nothing contained herein shall permit or grant to any employee the right to strike or refuse to perform his official duties;

(14) Adoption and revision of a comprehensive classification plan for all positions in the classified service, based on investigation and analysis of the duties and responsibilities of each such position;

(15) Allocation and reallocation of positions within the classification plan;

(16) Adoption and revision of a state salary schedule to reflect the prevailing rates in Washington state private industries and other governmental units, such adoption and revision subject to approval by the director of financial management in accordance with the provisions of chapter 43.88 RCW;

(17) Training programs, including in-service, promotional and supervisory;

(18) Increment increases within the series of steps for each pay grade based on length of service for all employees whose standards of performance are such as to permit them to retain job status in the classified service; and

(19) Providing for veteran's preference as required by existing statutes, with recognition of preference in regard to layoffs and subsequent reemployment for veterans and their widows by giving such eligible veterans and their widows additional credit in computing their seniority by adding to their unbroken state service, as defined by the board, the veteran's service in the military not to exceed five years. For the purposes of this section, 'veteran' means any person who has one or more years of active military service in any branch of the armed forces of the United States or who has less than one year's service and is discharged with a disability incurred in the line of duty or is discharged at the convenience of the government and who, upon termination of such service has received an honorable discharge, a discharge for physical reasons with an honorable record, or a release from active military service with evidence of service other than that for which an undesirable, bad conduct, or dishonorable discharge shall be given: PROVIDED, HOWEVER, That the widow of a veteran shall be entitled to the benefits of this section regardless of the veteran's length of active military service: PROVIDED FURTHER, That for the purposes of this section 'veteran' shall not include any person who has voluntarily retired with twenty or more years of active military service and whose military retirement pay is in excess of five hundred dollars per month.

Sec. 21. Section 17, chapter 1, Laws of 1961 as amended by section 3, chapter 43, Laws of 1975-'76 2nd ex. sess. and RCW 41.06.170 are each amended to read as follows:

(1) The board, in the promulgation of rules and regulations governing suspensions for cause, shall not authorize an appointing authority to suspend an employee for more than fifteen calendar days as a single penalty or more than thirty calendar days in any one calendar year as an accumulation of several penalties. The board shall require that the appointing authority give written notice to the employee not later than one day after the suspension takes effect, stating the reasons for and the duration thereof. The authority shall file a copy of the notice with the director of personnel.

(2) Any employee who is reduced, dismissed, suspended, or demoted, after completing his probationary period of service as provided by the rules and regulations of the board, or any employee who is adversely affected by a violation of the state civil service law, chapter 41.06 RCW, as now or hereafter amended, or rules promulgated pursuant thereto, shall have the right to appeal to the personnel appeals board created by section 1 of this 1979 act not later than thirty days after the effective date of such action. The employee shall be furnished with specified charges in writing when a reduction, dismissal, suspension, or demotion action is taken. Such appeal shall be in writing, and the board shall set the case for hearing and the final decision, including an appeal to the board from the hearing examiner, if any, shall be rendered within ninety days from the date the appeal was first received: PROVIDED, That an extension may be permitted if agreed to by the employee and the employing agency. The board shall furnish the agency concerned with a copy of the appeal in advance of the hearing).
Any employee may appeal to the personnel appeals board created by section 1 of this 1979 act the allocation or reallocation of a position in which he was incumbent at the time the allocation or reallocation occurred. Notice of such appeal must be filed in writing within thirty days of the action from which appeal is taken.

NEW SECTION. Sec. 22. The following acts or parts thereof are hereby repealed:

(1) Section 13, chapter 36, Laws of 1969 ex. sess. and RCW 28B.16.130;

(2) Section 14, chapter 36, Laws of 1969 ex. sess. and RCW 28B.16.140;

(3) Section 15, chapter 36, Laws of 1969 ex. sess. and RCW 28B.16.150;


(5) Section 26, chapter 36, Laws of 1969 ex. sess. and RCW 28B.16.170;

(6) Section 4, chapter 43, Laws of 1975–76 2nd ex. sess. and RCW 41.06.125;

(7) Section 18, chapter 1, Laws of 1961 and RCW 41.06.180;

(8) Section 19, chapter 1, Laws of 1961 and RCW 41.06.190;

(9) Section 20, chapter 1, Laws of 1961, section 25, chapter 36, Laws of 1969 ex. sess. and RCW 41.06.200; and


NEW SECTION. Sec. 23. This 1979 amendatory act is necessary for the immediate preservation of the public peace, health and safety, the support of the state government and its existing public institutions, and shall take effect immediately.

NEW SECTION. Sec. 24. Sections 1 through 14 of this amendatory act shall constitute a new chapter in Title 41 RCW.

NEW SECTION. Sec. 25. If any provision of this amendatory act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected.


Signed by Representatives Ehlers, Co-Chairman; Burns, Haley, Jovanovich, Pruitt, Salatino, Walk, Williams.

MINORITY recommendation: Do not pass. Signed by Representatives Taller, Co-Chairman; Greengo, McGinnis.

Passed to Committee on Rules for second reading.

April 5, 1979

SUBSTITUTE SENATE BILL NO. 2144, Prime Sponsor: Senator Bottiger, modifying the reward statutes. Reported by Committee on Judiciary.

MAJORITY recommendation: Do pass. Signed by Representatives Newhouse, Executive Chairman; Smith (R), Co-Chairman; Chandler, Knowles, Sherman, Thompson, Tilly, Winsley.

Passed to Committee on Rules for second reading.

April 5, 1979

ENGROSSED SUBSTITUTE SENATE BILL NO. 2161, Prime Sponsor: Senator Wilson, revising the limitations and procedures for cities and towns to administer small public works projects. Reported by Committee on Local Government.

MAJORITY recommendation: Do pass with the following amendments:
On page 1, line 17 of the engrossed bill, being page 1, line 17 of the printed bill, after "sum of" strike "((ten)) fifteen" and insert "ten"

On page 1, line 18 of the engrossed bill, being page 1 line 18 of the printed bill, after "dollars" strike "((. PROVIDED, That whenever this public work or improvement is for construction of water mains; such sum shall be fifteen thousand dollars))" and insert ": PROVIDED, That whenever this public work or improvement is for construction of water mains; such sum shall be fifteen thousand dollars"

On page 2, line 5 of the engrossed bill, being page 2, line 5 of the printed bill, after "less," insert "and the city uses the small works roster"

On page 2, line 11 of the engrossed bill, being page 2, after line 11 of the printed bill, strike everything down to and including "roster." on page 2, line 18 of the engrossed and printed bill, and insert the following:

"(c) When awarding such a contract for work, the estimated cost of which is thirty thousand dollars or less, the city shall award the contract to the contractor submitting the lowest responsible bid."

On page 2, line 19 after "Sec. 2." strike everything down to and including "Sec. 3." on page 3, line 6 Renew the remaining sections consecutively and change internal references accordingly.

On page 3, line 9 strike "city or town of the second, third, or fourth class" and insert "second or third class city or any town ((of the second, third or fourth class))"

On page 3, line 24 after "city" insert "or town" On page 3, line 34 after "The" strike "city" and insert "((city))"

On page 4, line 13 strike "city" and insert "((city))"

On page 4, line 21 strike "city" and insert "or town"

On page 4, line 22 after "less," insert "and the city uses the small works roster"

On page 4, line 28 after "town" strike "may" and insert "shall"

On page 4, after line 34 strike everything down to and including "roster." on page 5, and insert the following:

"(c) When awarding such a contract for work, the estimated cost of which is twenty thousand dollars or less, the city or town shall award the contract to the contractor submitting the lowest responsible bid."

On page 6, line 11, being page 6, line 7 of the printed bill, strike "eleven thousand two hundred fifty" and insert "seven thousand five hundred"

On page 1, beginning on line 3 of the title after "35.22.620;" strike "amending section 4, chapter 56, Laws of 1975 1st ex. sess. and RCW 35.22.650;"

Signed by Representatives Zimmerman, Co-Chairman; Brown, Garrett, Keller, Rosbach, Teutsch, Van Dyken, Vrooman, Whiteside.

Passed to Committee on Rules for second reading.

April 5, 1979

ENGROSSED SUBSTITUTE SENATE BILL NO. 2177, Prime Sponsor: Senator Wilson, permitting counties to set their own monetary limit for day labor on county roads. Reported by Committee on Local Government.

MAJORITY recommendation: Do pass with the following amendments:

On page 1, line 11 strike "forty" and insert "thirty-five"

On page 1, beginning on line 15 strike "((ten)) fifteen" and insert "ten"

On page 1, line 22 strike "forty" and insert "thirty-five"

On page 1, line 27 strike "((ten)) fifteen" and insert "ten"

On page 2, line 1 beginning with "both" strike all the matter down to and including "include" on line 5

On page 2, line 23 strike "forty" and insert "thirty-five"

On page 2, line 23 strike "fifteen" and insert "ten"

Signed by Representatives Charnley, Co-Chairman; Zimmerman, Co-Chairman; Brekke, Brown, Garrett, Keller, Rohrbach, Rosbach, Schmitten, Teutsch, Van Dyken, Vrooman, Whiteside.

Passed to Committee on Rules for second reading.

April 5, 1979

SUBSTITUTE SENATE BILL NO. 2238, Prime Sponsor: Senator Rasmussen, requiring the payment of interest on state obligations. Reported by Committee on State Government.

MAJORITY recommendation: Do pass with the following amendments:

On page 1, line 6 after "((I))" strike "every" and insert "each"

On page 1, line 11 after "acceptance" insert "of goods or services"

On page 2, beginning on line 3 after "after" strike "June 30, 1979" and insert "the effective date of this act"

On page 2, beginning on line 5 strike all of section 2
On page 1, line 1 of the title after "state;" insert "and"
On page 1, line 2 of the title after "RCW" strike "; and declaring an emergency"

Signed by Representatives Ehlers, Co-Chairman; Addison, Burns, Greengo, Haley, Jovanovich, McGinnis, O'Brien, Pruitt, Salatino, Walk, Williams.

Passed to Committee on Rules for second reading.

April 5, 1979

ENGROSSED SENATE BILL NO. 2474, Prime Sponsor: Senator North, updating references to the state building codes. Reported by Committee on State Government.

MAJORITY recommendation: Do pass with the following amendments:
On page 2, after line 9 insert the following paragraph:
'The state building code advisory council may by rule adopt by reference as the state building code subsequent published editions of the codes enumerated in subsections (1), (2), (3), and (4) of this section if the editions conform to the purposes, objectives, and standards contained in RCW 19.27.020. Such rules shall be adopted in accordance with chapter 34.04 RCW.'

On page 2, after line 9 of the engrossed bill, being page 2, after line 9 of the printed bill, insert the following:
'Sec. 2. Section 7, chapter 44, Laws of 1970 ex. sess. as amended by section 5, chapter 22, Laws of 1973 1st ex. sess. and RCW 43.22.480 are each amended to read as follows:
The department shall prescribe and enforce rules and regulations which protect the health, safety, and property of the people of this state by assuring that all factory built housing or factory built commercial structures are structurally sound and that the plumbing, heating, electrical, and other components thereof are reasonably safe. Such rules and regulations shall be reasonably consistent with recognized and accepted principles of safety and structural soundness and in promulgating such rules and regulations the department shall consider, so far as practicable the standards and specifications contained in: The uniform building code (1976), published by the international conference of building officials; the uniform plumbing code (1976), published by the international association of plumbing and mechanical officials; the uniform mechanical code (1976), published by the international conference of building officials and the international association of plumbing and mechanical officials; and the national electrical code (1975), published by the national fire protection association. Updated issues of these codes and amendments to such codes shall be considered by the department.
The department shall set a schedule of fees which will cover the costs incurred by the department in the administration and enforcement of RCW 43.22.450 through 43.22.490.*
Renumber the remaining section consecutively.
On page 1, line 1 of the title of the engrossed bill, being page 1, line 1 of the printed bill, after "codes," strike "and"
On page 1, line 4 of the title of the engrossed bill, being page 1, line 4 of the printed bill, after "19.27-.030" and before the period insert "; and amending section 7, chapter 44, Laws of 1970 ex. sess. as amended by section 5, chapter 22, Laws of 1973 1st ex. sess. and RCW 43.22.480*

Signed by Representatives Ehlers, Co-Chairman; Taller, Co-Chairman; Addison, Burns, Greengo, Haley, Jovanovich, McGinnis, O'Brien, Pruitt, Salatino, Walk, Williams.

Passed to Committee on Rules for second reading.

April 5, 1979

ENGROSSED SUBSTITUTE SENATE BILL NO. 3066, Prime Sponsor: Senator Rasmussen, revising laws relating to the state auditor and the office of financial management. Reported by Committee on State Government.

MAJORITY recommendation: Do pass with the following amendment:
On page 1, line 21 strike "director of revenue" and insert "office of financial management"

Signed by Representatives Ehlers, Co-Chairman; Taller, Co-Chairman; Addison, Burns, Greengo, Haley, Jovanovich, McGinnis, O'Brien, Pruitt, Salatino, Walk, Williams.

Passed to Committee on Rules for second reading.

April 5, 1979

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On page 1, line 21 strike "director of revenue" and insert "office of financial management"

Signed by Representatives Ehlers, Co-Chairman; Taller, Co-Chairman; Addison, Burns, Greengo, Haley, Jovanovich, McGinnis, O'Brien, Pruitt, Salatino, Walk, Williams.

Passed to Committee on Rules for second reading.

April 5, 1979

SENATE BILL NO. 3115, Prime Sponsor: Senator Goltz, reenacting prior double amendment relating to types of insurance boards of regents or trustees may provide as one of its 1973 versions. Reported by Committee on Higher Education.

MAJORITY recommendation: Do pass. Signed by Representatives Grimm, Executive Chairman; Barnes, Co-Chairman; Burns, Erickson, McGinnis, Oliver, Patterson, Salatino, Teutsch.

Passed to Committee on Rules for second reading.
SECOND READING

SUBSTITUTE HOUSE BILL NO. 227:

The House resumed consideration of the bill on second reading.

On motion of Mr. Chandler, the following amendment by Representatives Chandler and Thompson was adopted:

On page 3, line 4 after "year")" strike everything through "levies" on line 7 and insert "for classified or certificated personnel whose salary and fringe benefits are provided wholly from local school district excess levies, any school district may expend excess levy funds to provide increases in salary or fringe benefits that do not exceed the increases expressly authorized for classified or certificated personnel in the biennial appropriations act of the legislature"

Substitute House Bill No. 227 was ordered engrossed.

On motion of Mr. King, the rules were suspended, the second reading considered the third, and Engrossed Substitute House Bill No. 227 was placed on final passage.

Representatives Heck, Chandler and Dunlap spoke in favor of the bill, and Ms. Craswell spoke against it.

Representatives Heck and Chandler spoke again in favor of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 227, and the bill passed the House by the following vote: Yeas, 83; nays, 12; not voting, 3.


Not voting: Representatives Barr, Berentson, Decio.

Engrossed Substitute House Bill No. 227, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTIONS

On motion of Mr. King, the House advanced to the eighth order of business.

On motion of Mr. King, HOUSE BILL NO. 1000 was rereferred from Committee on Rules to Committee on Transportation.

On motion of Mr. King, ENGROSSED SUBSTITUTE SENATE CONCURRENT RESOLUTION NO. 103 was rereferred from Committee on Local Government to Committee on Institutions.

MOTION

On motion of Mr. King, the House adjourned until 11:00 a.m., Monday, April 9, 1979.

JOHN BAGNARIOL, Speaker
DUANE BERENTSON, Speaker

DEAN R. FOSTER, Chief Clerk
VITO T. CHIECHI, Chief Clerk
TWENTIETH DAY, APRIL 9, 1979

TWENTIETH DAY
MORNING SESSION

House Chamber, Olympia, Wash., Monday, April 9, 1979.

The House was called to order at 11:00 a.m. by Speaker Berentson. The Clerk called the roll and all members were present except Representative Chandler, who was excused.

The flag was escorted to the rostrum by a Sergeant at Arms Color Guard, Pages Julie Moore and Mike Schaut. Prayer was offered by The Reverend Wallace Misterek of the Trinity Lutheran Church of Olympia.

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

MESSAGES FROM THE SENATE

Mr. Speaker:
The Senate has passed:

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and the same are herewith transmitted.

Bill Gleason, Assistant Secretary.

Mr. Speaker:
The Senate has passed:

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<tr>
<td>ENGROSSED SUBSTITUTE SENATE BILL NO. 2316</td>
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<td>SUBSTITUTE SENATE BILL NO. 2442</td>
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<td>SUBSTITUTE SENATE CONCURRENT RESOLUTION NO. 111</td>
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and the same are herewith transmitted.

Bill Gleason, Assistant Secretary.

INTRODUCTIONS AND FIRST READING

ENGROSSED SUBSTITUTE SENATE BILL NO. 2316, by Committee on Commerce (originally sponsored by Senators Van Hollebeke, Wojahn and Morrison – by Department of Licensing request):

Regulating real estate brokers and salespersons.

To Committee on Commerce

SUBSTITUTE SENATE BILL NO. 2442, by Committee on Energy and Utilities (originally sponsored by Senator Bottiger):

Extending the governor's emergency powers relating to energy emergencies to June 30, 1981.

To Committee on Energy and Utilities
ENGROSSED SUBSTITUTE SENATE BILL NO. 2494, by Committee on Energy and Utilities (originally sponsored by Senator Bottiger):

Granting the power of eminent domain to certain energy facilities.

To Committee on Energy and Utilities

ENGROSSED SUBSTITUTE SENATE BILL NO. 2974, by Committee on Energy and Utilities (originally sponsored by Senator Bottiger):

Requiring oil transfer facilities to use domestic pipelines.

To Committee on Energy and Utilities

SUBSTITUTE SENATE BILL NO. 3019, by Committee on Ecology (originally sponsored by Senators Goltz and Williams):

Revising laws relating to shoreline management.

To Committee on Ecology

SENATE JOINT MEMORIAL NO. 107, by Senator Bottiger:

Requesting that the Bonneville Power Administration be authorized to support pilot developmental plants.

To Committee on Energy and Utilities

SUBSTITUTE SENATE CONCURRENT RESOLUTION NO. 111, by Committee on Energy and Utilities (originally sponsored by Senator Lysen):

Providing for joint meetings of house and senate committees on energy and utilities.

To Committee on Energy & Utilities

REPORTS OF STANDING COMMITTEES

April 6, 1979

HOUSE JOINT RESOLUTION NO. 36, Prime Sponsor: Representative Nelson (D), authorizing lending credit for energy conservation or production. Reported by Committee on Energy and Utilities.

MAJORITY recommendation: Do pass. Signed by Representatives Haley, Co-Chairman; McCormick, Co-Chairwoman; Charnley, Grimm, Martinis, Monohon, Nelson (D), Scott, Sherman, Sprague, Williams.


April 5, 1979

ENGROSSED SENATE BILL NO. 2108, Prime Sponsor: Senator Talley, revising laws on pilots of vessels. Reported by Committee on Transportation.

MAJORITY recommendation: Do pass. Signed by Representatives Wilson, Co-Chairman; Martinis, Co-Chairman; Burns, Clayton, Eberle, Gallagher, Garrett, Isaacson, McCormick, Patterson, Sherman, Smith (C), Struthers, Walk.

April 6, 1979

ENGROSSED SUBSTITUTE SENATE BILL NO. 2197, Prime Sponsor: Senator Bottiger, regulating the milling of uranium and thorium. Reported by Committee on Energy and Utilities.

MAJORITY recommendation: Do pass with the following amendments:

On page 1, beginning on line 7 after "radioactive" insert "isotopes,"

On page 1, line 7 after "decay" strike "daughter"

On page 1, line 9 after "dispersed" strike "underground" and insert "geologic"

On page 1, line 12 after "radioactive" strike "daughter products" and insert "isotopes"

On page 1, line 20 after "that" strike the remainder of subsection (3) and insert the following new language: "(a) prior to the termination of any radioactive materials license, all milling facilities and associated tailings piles will be decommissioned in such a manner as to bring the potential public health hazard to a minimum; and (b) such environmental radiation monitoring as is necessary to verify the status of decommissioned facilities will be conducted."
Signed by Representatives Haley, Co-Chairman; McCormick, Co-Chairwoman; Bond, Charnley, Grimm, Isaacson, Martinis, Nelson (D), Nisbet, Sherman, Sprague, Tupper, Williams, Wilson.

April 6, 1979

ENGROSSED SENATE BILL NO. 2241, Prime Sponsor: Senator Donohue, providing for immunization of the children in this state. Reported by Committee on Education.

MAJORITY recommendation: Do pass with the following amendments:
On page 5, after line 32 add two subsections as follows:
NEW SECTION. Sec. 14. There is hereby appropriated from the state general fund to the superintendent of public instruction for the biennium ending June 30, 1981, the sum of one hundred thousand dollars, or so much as necessary, to carry out the purposes of this act.
NEW SECTION. Sec. 15. There is hereby appropriated from the state general fund to the department of social and health services for the biennium ending June 30, 1981, the sum of two hundred forty thousand dollars, or so much as necessary, to carry out the purposes of this act.
Renumber the remaining subsections consecutively.

Signed by Representatives Chandler, Co-Chairman; Heck, Co-Chairman; Bender, Craswell, Ehlers, Eng, Galloway, Nelson (G.A.), Sommers, Taller, Taylor, Tupper, Valle, Van Dyken, Whiteside.

April 5, 1979

SUBSTITUTE SENATE BILL NO. 2294, Prime Sponsor: Senator Van Hollebeke, increasing money amount for jurisdiction of justice of peace court. Reported by Committee on Judiciary.

MAJORITY recommendation: Do pass with the following amendments:
Strike everything after the enacting clause and insert the following:
Section I. Section 101, chapter 299, Laws of 1961 as last amended by section 1, chapter 95, Laws of 1974 ex. sess. and RCW 3.58.020 are each amended to read as follows:
(1) The annual salaries of part-time justices of the peace shall be set by the county legislative authority in each county in accordance with the minimum and maximum salaries provided in this subsection:
(a) In justice court districts having a population under two thousand five hundred persons, the salary shall be set at not less than one thousand dollars nor more than four thousand dollars;
(b) In justice court districts having a population of two thousand five hundred persons or more, but less than five thousand, the salary shall be set at not less than one thousand two hundred dollars nor more than five thousand dollars;
(c) In justice court districts having a population of five thousand persons or more, but less than seven thousand five hundred, the salary shall be set at no less than one thousand two hundred dollars or more than six thousand dollars;
(d) In justice court districts having a population of seven thousand five hundred persons or more, but less than ten thousand, the salary shall be set at not less than one thousand five hundred dollars or more than seven thousand dollars;
(e) In justice court districts having a population of ten thousand persons or more, but less than twenty thousand, the salary shall be set at no less than two thousand dollars or more than nine thousand dollars;
(f) In justice court districts having a population of twenty thousand persons or more, but less than thirty thousand, the salary shall be set at not less than three thousand five hundred dollars or more than twelve thousand dollars; and
(g) In justice court districts having a population of thirty thousand persons or more, the salary shall be set at not less than five thousand dollars or more than fifteen thousand dollars.
(2) The county legislative authority may by resolution make a part-time justice position a full-time office.
Sec. 1. Section 110, chapter 299, Laws of 1961 as last amended by section 1, chapter 25, Laws of 1969 and RCW 3.62.060 are each amended to read as follows:
In any civil action commenced before or transferred to a justice court, the plaintiff shall, at the time of such commencement or transfer, pay to such court a filing fee of ((six)) fifteen dollars. Fees for the support of county law libraries provided for in RCW 27.24.070 shall be paid by the clerk out of the filing fee provided for in this section. No party shall be compelled to pay to the court any other fees or charges up to and including the rendition of judgment in the action.
Sec. 2. Section 3, chapter 187, Laws of 1919 as amended by section 2, chapter 123, Laws of 1963 and RCW 12.40.030 are each amended to read as follows:
Upon filing said claim such justice of the peace shall appoint a time for the hearing of said matter and shall cause to be issued a notice of the claim, as hereinafter provided, which shall be served upon the defendant.
Said justice of the peace shall collect in advance upon each claim the sum of ((five)) five dollars, and this shall be the only fee for such justice of the peace to be charged or taxed against the plaintiff in such action during the pendency or disposition of said claim: PROVIDED, HOWEVER, That any such
small claims department’ shall be created and organized in any justice court as herein provided, in which
the justice is not paid a salary, he may be paid as compensation for conducting such department from the
county treasury of his county such monthly salary as the county court and commissioners of said county
do hereby just and proper.

sess. and RCW 12.40.040 are each amended to read as follows:
Said notice of claim can be served either as provided for the service of summons or complaint and
notice in civil actions or by registered or certified mail provided a return receipt with the signature of the
party being served is filed with the court, but no other paper is to be served with the notice. The officer
serving such notice shall be entitled to receive from the plaintiff, besides mileage, ((one)) five dollars for such
service; which sum, together with the filing fee named in RCW 12.40.030, shall be added to any judgment
given for plaintiff."

On page 1, line 1 of the title after "AN ACT Relating to the courts;" strike the remainder of the title and
insert "amending section 101, chapter 299, Laws of 1961 as last amended by section 1, chapter 95, Laws of
1974 ex. sess. and RCW 3.58.020; amending section 110, chapter 299, Laws of 1961 as last amended by
section 1, chapter 25, Laws of 1969 and RCW 3.62.060; amending section 3, chapter 187, Laws of 1919 as
amended by section 2, chapter 123, Laws of 1963 and RCW 12.40.030; and amending section 4, chapter

Signed by Representatives Newhouse, Executive Chairman; Smith (R), Co-Chairman;
Chandler, Knowles, Sherman, Thompson, Tilly, Winsley.

April 6, 1979

ENGROSSED SENATE BILL NO. 2433, Prime Sponsor: Senator Day, revising the
definition of unemployable persons. Reported by Committee on Social and Health Services.

MAJORITY recommendation: Do pass with the following amendments:
On page 2, line 7 after "who" insert "are substantially incapacitated from gainful employment"
On page 2, line 8 after "cause" strike all language through line 16 and insert "((are substantially inca
pacitated from gainful employment)) including any cause identified by the employment security department
by rule as a significant obstacle to referral of a person to any employment or work training opportunity. The
commissioner of employment security shall promulgate rules identifying such causes. The employment secu­
ritance department shall provide information concerning obstacles to referral to the department of social and
health services which shall make the determination of employability."

Signed by Representatives Adams, Co-Chairman; Whiteside, Co-Chairman; Brekke,
Gruger, Kreidler, Lux, May, Pruitt, Mitchell, Teutsch.

MINORITY recommendation: Do not pass. Signed by Representatives Houchen,
Schmitten, Tupper.

April 5, 1979

ENGROSSED SUBSTITUTE SENATE BILL NO. 2532, Prime Sponsor: Senator Day,
permitting hospital districts to mortgage property. Reported by Committee on Social and
Health Services.

MAJORITY recommendation: Do pass with the following amendments:
On page 5, line 25 strike all of section 2 and renumber the remaining section accordingly.
On page 1, beginning with "amending" on line 4 strike all material down through and including
"70.44.005;" on line 6
Signed by Representatives Adams, Co-Chairman; Whiteside, Co-Chairman; Brekke,
Houchen, Kreidler, Lux, May, Mitchell, Pruitt, Schmitten, Teutsch, Tupper.

April 6, 1979

SENATE BILL NO. 2727, Prime Sponsor: Senator Bausch, granting immunity to insur­
ance companies which provide information on possible arson fires to investigating agencies.
Reported by Committee on Insurance.

MAJORITY recommendation: Do pass with the following amendment:
On page 1, line 11 after "initiate" insert "criminal proceedings or" and after "further" strike "proceed­
ings" and insert "investigations".
Signed by Representatives Rohrbach, Executive Chairman; Douthwaite, Co-Chairman;
Adams, Dawson, Erak, Garrett, Houchen, Keller, Maxie, McDonald, McGinnis, Zimmerman.

April 6, 1979

SUBSTITUTE SENATE BILL NO. 2771, Prime Sponsor: Senator Lysen, providing for
civil immunity for persons who give elected officials information on matters affecting the pub­
ic. Reported by Committee on Judiciary.

April 6, 1979
MAJORITY recommendation: Do pass with the following amendments:

On page 1, line 5 after "provides" strike "requested information to" and insert "information requested by"

On page 1, line 22 after "has" insert "in good faith"

On page 2, beginning with "(4)" on line 7 strike all material down to and including "RCW 49.60.180." on line 16 and insert a new section as follows:

"NEW SECTION. Sec. 3. Any person who provides information or makes a disclosure pursuant to sections 1 and 2 of this 1979 act, knowing the same to be false or having a reckless disregard as to whether or not such information or disclosure is false shall not be deemed to have provided the information or made the disclosure in good faith."

Renumber the remaining sections consecutively.

Signed by Representatives Newhouse, Executive Chairman; Smith (R), Co-Chairman; Chandler, Knowles, Tilly, Winsley.

April 5, 1979

SUBSTITUTE SENATE BILL NO. 2957, Prime Sponsor: Senator Henry, modifying procedures for disposing of department of transportation property. Reported by Committee on Transportation.

MAJORITY recommendation: Do pass. Signed by Representatives Wilson, Co-Chairman; Martinis, Co-Chairman; Burns, Clayton, Eberle, Gallagher, Garrett, Isaacson, McCormick, Patterson, Sherman, Smith (C), Struthers, Walk.

April 5, 1979

SENATE BILL NO. 3077, Prime Sponsor: Senator Odegaard, providing photo identification during the drivers' license renewal process. Reported by Committee on Transportation.

MAJORITY recommendation: Do pass. Signed by Representatives Wilson, Co-Chairman; Martinis, Co-Chairman; Burns, Charnley, Clayton, Eberle, Gallagher, Garrett, Isaacson, McCormick, Patterson, Sherman, Smith (C), Sprague, Struthers, Walk.

April 5, 1979

ENGROSSED SENATE JOINT MEMORIAL NO. 106, Prime Sponsor: Senator Wojahn, requesting federal aid for the Milwaukee Railroad. Reported by Committee on Transportation.

MAJORITY recommendation: Do pass with the following amendment:

On page 1, line 27 after "solutions" insert "Such as deregulation of the railroad industry."

Signed by Representatives Wilson, Co-Chairman; Martinis, Co-Chairman; Burns, Clayton, Eberle, Gallagher, Garrett, Isaacson, McCormick, Patterson, Sherman, Smith (C), Struthers, Walk.

MOTION

On motion of Mr. Polk, all bills listed on today's agenda under the fifth order of business were passed to Committee on Rules for second reading.

SECOND READING

HOUSE BILL NO. 1258, by Representative Kreidler:

Modifying provisions relating to juvenile truancy.

The bill was read the second time.

On motion of Mr. Newhouse, Substitute House Bill No. 1258 was substituted for House Bill No. 1258, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 1258 was read the second time.

Mr. Rohrbach moved adoption of the following amendment by Representatives Rohrbach and Becker:

On page 4, beginning on line 22 strike "((twenty-five)) seventy-five" and insert "twenty-five"

Representatives Rohrbach and Becker spoke in favor of the amendment, and Mr. Struthers spoke against it.

POINT OF INQUIRY

Mr. Struthers yielded to question by Mr. Owen.

Mr. Owen: "Does this bill allow for the department to waive the fine?"
Mr. Struthers: "Yes, the fine could be waived if, after having been brought together, the department is satisfied the parents are in good faith and making every effort to get the child back in school."

Mr. Rohrbach spoke again in favor of the amendment, and Mr. Struthers spoke against.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representatives Rohrbach and Becker to Substitute House Bill No. 1258, and the amendment was adopted by the following vote: Yeas, 71; nays, 25; not voting, 2.


Not voting: Representatives Chandler, Fancher.

Mr. Polk moved adoption of the following amendment by Representatives Polk and Brekke:

On page 5, following line 12 insert a new section as follows:

*NEW SECTION. Sec. 8. There is added to chapter 74.13 RCW a new section to read as follows:

The department shall cooperate with public and voluntary agencies and organizations in the development and coordination of programs and activities on behalf of children. Contract with local agencies for the provision of crisis intervention services including crisis intake and counseling in Class A and AA counties and counties of the first class. If agreement is obtained from the office of financial management that said services are not available at reasonable cost in said county or counties, purchase of services in said counties is not required: PROVIDED, That when contracting for the above mentioned services the department shall monitor and administer intake services to the extent that there is a standardized intake system which shall include uniform eligibility criteria and shall yield the type of data enumerated in chapter 155, section 81, Laws of 1979."

POINT OF ORDER

Mr. Kreidler: "This amendment, I believe, is out of scope and object. This amendment, as I read it, is almost identical to language that was vetoed out of another bill by the Governor."

MOTION

On motion of Mr. Polk, further consideration of Substitute House Bill No. 1258 was deferred, and the bill was ordered placed at the bottom of today's second reading calendar.

ENGROSSED SENATE BILL NO. 2492, by Senators Day, Marsh and Van Hollebeke:

Requiring emergency teletypewriters to aid persons with hearing defects.

The bill was read the second time.

Ms. Houchen moved adoption of the following amendment by Representatives Houchen and Adams:

On page 1, line 11 strike section 2 and insert a new section to read as follows:

*NEW SECTION. Sec. 2. There is added to chapter 70.54 RCW a new section to read as follows:

(1) For the purpose of this section 'telecommunication device' means an instrument for telecommunication in which speaking or hearing is not required for communicators.

(2) The county legislative authority of each fourth class or larger county and the governing body of each municipality with a population in excess of 10,000 shall provide by July 1, 1980 for a telecommunication device in their jurisdiction or through a central dispatch office that will assure access to police, fire, or other emergency services.

(3) The county legislative authority of each fifth class or smaller county shall by July 1, 1980 make a determination of whether sufficient need exists with their respective counties to require installation of a telecommunication device. Reconsideration of such determination will be made at any future date when a deaf individual indicates a need for such an instrument."

Mr. Whiteside moved adoption of the following amendment to the amendment by Representatives Whiteside, Charnley, Houchen and Zimmerman:

On line 3 of subsection (2) strike "municipality" and insert "city"
Representatives Whiteside and Charnley spoke in favor of the amendment to the amendment, and it was adopted.

Speaker Berentson stated the question before the House to be the amendment by Representatives Houchen and Adams as amended.

Ms. Houchen spoke in favor of the amendment as amended, and it was adopted.

On motion of Mr. Deccio, the rules were suspended, the second reading considered the third, and Engrossed Senate Bill No. 2492 as amended by the House was placed on final passage.

Mr. Whiteside spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 2492 as amended by the House, and the bill passed the House by the following vote: Yeas, 94; nays, 0; not voting, 4.


Not voting: Representatives Bauer, Chandler, Knowles, Salatino.

Engrossed Senate Bill No. 2492 as amended by the House, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

REENGROSSED SENATE BILL NO. 2602, by Senators Conner, Hansen, Bausch, Matson and Jones:

Authorizing licensed beer distributors to act as agents of manufacturers of distilled spirits.

The bill was read the second time.

Mr. Greengo moved adoption of the following amendment:

On page 1, beginning on line 30 after "title" strike everything down to and including "apply" on page 2, line 13 and insert "((:PROVIDED, That this section shall not be construed to require the divesting of any interest held by any person as of April 1, 1945, in the business of any manufacturer or wholesaler of distilled spirits or the business of any licensed brewer or beer, wholesaler. PROVIDED FURTHER, That the provisions of this section shall not apply to any liquor or beer importer, domestic winery or brewery which was licensed as of the date of passage of this act. PROVIDED FURTHER, That in the event of the sale of such importing business, winery or brewery to a manufacturer or wholesaler of, or person otherwise dealing in, distilled spirits, or person financially interested, directly or indirectly, in such business, the exclusion of the foregoing proviso shall not apply.)) This act shall take effect on January 1, 1983."

Mr. Greengo spoke in favor of the amendment, and Mr. O'Brien spoke against it.

Mr. Greengo spoke again in favor of the amendment, and Mr. Salatino spoke against it.

The amendment was not adopted.

The Clerk read the following amendment by Representative Greengo:

On page 2, after line 13 strike everything down to and including "wholesaler" on line 23.

With the consent of the House, Mr. Greengo withdrew the amendment.

Mr. Rohrbach moved adoption of the following amendment.

Eberle and Hastings:

On page 2, following line 23 insert a new section as follows:

*NEW SECTION. Sec. 2. Adding a new chapter to Title 66 RCW.

Notwithstanding any provision of Title 66 RCW or other provision of law any retail outlet which is currently or hereinafter authorized to sell beer and wine for off premises consumption shall be permitted to purchase spirits from distilleries and sell spirits to the general public.*

Representatives Rohrbach and Eberle spoke in favor of the amendment, and Representatives O'Brien, Newhouse, Greengo and Taylor spoke against it.
Mr. Rohrbach spoke again in favor of the amendment.

The amendment was not adopted. Reengrossed Senate Bill No. 2602 was passed to Committee on Rules for third reading.

Speaker Berentson declared the House to be at ease until 1:30 p.m.

Speaker Berentson called the House to order.

SENATE BILL NO. 2015, by Senator Talley:

Designating an official dance for the state.

The bill was read the second time.

Mr. Douthwaite moved adoption of the following amendment:
On page 1, beginning on line 8 add the following:

- Bigfoot is designated as the official animal of the state of Washington.
- Space is designated as the official needle of the state of Washington.
- Rain is designated as the official forest of the state of Washington.
- Ninety percent chance of rain is designated as the official weather forecast of the state of Washington.
- Dipstick is designated as the official duck of the state of Washington.
- Tansy ragwort is designated as the official allergy of the state of Washington.
- Husky is designated as the official fever of the state of Washington.
- Hood Canal floating bridge is designated as the official bridge of the state of Washington.
- Geoduck is designated as the official bivalve of the state of Washington.
- Returnable is designated as the official bottle of the state of Washington.
- Red cedar is designated as the official bark of the state of Washington.
- Poodle is designated as the official dog of the state of Washington.

Mr. Douthwaite moved adoption of the following amendment to the amendment:
On page 1 of the amendment, line 17, after "Hood Canal" strike "floating".

Mr. Douthwaite spoke in favor of the amendment to the amendment, and Representatives Wilson, Martinis, Polk, Hurley and Deccio spoke against it.

Mr. Douthwaite spoke again in favor of the amendment to the amendment.

Mr. Patterson demanded an electric roll call vote, and the demand was sustained.

ROLL CALL

The Clerk called the roll on adoption of the amendment to the amendment, and the amendment was not adopted by the following vote: Yeas, 12; nays, 83; not voting, 3.


Not voting: Representatives Amen, Barr, Maxie.

Mr. Bond moved adoption of the following amendment to the Douthwaite amendment by Representatives Bond and Tilly:
Following the last line add:

*Checkered is designated as the official coat of the state of Washington.*

Mr. Bond spoke in favor of the amendment to the amendment, and it was not adopted.

Speaker Berentson stated the question before the House to be the Douthwaite amendment.

Mr. Patterson demanded an electric roll call vote, and the demand was sustained.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representative Douthwaite to Senate Bill No. 2015, and the amendment was not adopted by the following vote: Yeas, 10; nays, 83; not voting, 5.

Voting yea: Representatives Barnes, Becker, Blair, Brekke, Burns, Douthwaite, Jovanovich, Lux, Nelson D., Owen.

Not voting: Representatives Barr, Haley, Maxie, Rohrbach, Sommers.

Mr. Charnley moved adoption of the following amendment:
On page 1, line 6 strike "square" and insert "plateau circle"

Representatives Charnley and Warnke spoke in favor of the amendment, and Mr. Fuller spoke against it.

Mr. Patterson demanded an electric roll call vote, and the demand was sustained.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representative Charnley to Senate Bill No. 2015, and the amendment was not adopted by the following vote: Yeas, 10; nays, 85; not voting, 3.


Not voting: Representatives Dawson, Maxie, Zimmerman.

On motion of Mr. Dunlap, the rules were suspended, the second reading considered the third, and Senate Bill No. 2015 was placed on final passage.

Mr. Fuller spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Senate Bill No. 2015, and the bill passed the House by the following vote: Yeas, 81; nays, 15; not voting, 2.


Not voting: Representatives Dawson, Houchen.

Senate Bill No. 2015, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

ENGROSSED SENATE BILL NO. 2053, by Senator Bluechel:

Authorizing the formation of park and recreation districts containing portions of two counties.

The bill was read the second time.

On motion of Mr. Deccio, the rules were suspended, the second reading considered the third, and Engrossed Senate Bill No. 2053 was placed on final passage.

Representatives Hurley and Teutsch spoke in favor of passage of the bill.
ROLL CALL

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 2053, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


Engrossed Senate Bill No. 2053, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

ENGROSSED SUBSTITUTE SENATE BILL NO. 2194, by Committee on Higher Education (originally sponsored by Senators Ridder, Scott and Goltz):

Increasing dollar amount of capital construction projects of certain institutions of higher education before same have to be put out for public bid.

The bill was read the second time.

On motion of Mr. Deccio, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Mr. Grimm spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute Senate Bill No. 2194, and the bill passed the House by the following vote: Yeas, 91; nays, 6; not voting, 1.


Not voting: Representative Blair.

Engrossed Substitute Senate Bill No. 2194, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE SENATE BILL NO. 2306, by Committee on Financial Institutions and Insurance (originally sponsored by Senators Bausch and Clarke - by Department of Licensing request):

Establishing enforcement mechanisms under the franchise investment protection act.

The bill was read the second time.

On motion of Mr. Deccio, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Mr. Eng spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute Senate Bill No. 2306, and the bill passed the House by the following vote: Yeas, 97; nays, 1; not voting, 0.

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Voting nay: Representative Barnes.

Substitute Senate Bill No. 2306, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

ENGROSSED SENATE BILL NO. 2311, by Senators Bausch, Quigg and Talley:

Authorizing supervisor of savings and loan association to conditionally allow credit unions to exercise powers of federally chartered credit unions.

The bill was read the second time.

Committee on Financial Institutions recommendation: Majority, do pass as amended. (For amendments, see Journal, 7th Day ex. sess., March 27, 1979.)

On motion of Ms. Winsley, the committee amendments were adopted.

On motion of Mr. Deccio, the rules were suspended, the second reading considered the third, and Engrossed Senate Bill No. 2311 as amended by the House was placed on final passage.

Ms. Winsley spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 2311 as amended by the House, and the bill passed the House by the following vote: Yeas, 92; nays, 0; not voting, 6.


Not voting: Representatives Barr, Erickson, Maxie, McCormick, Smith R., Valle.

Engrossed Senate Bill No. 2311 as amended by the House, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

ENGROSSED SUBSTITUTE SENATE BILL NO. 2317, by Committee on Labor (originally sponsored by Senators Ridder, Lysen and McDermott):

Revising the law relating to reduction in workers' compensation based on receipt of federal benefits.

The bill was read the second time.

Committee on Labor recommendation: Majority, do pass as amended. (For amendments, see Journal, 4th Day ex. sess., March 24, 1979.)

On motion of Mr. Clayton, the committee amendments were adopted.

On motion of Mr. Clayton, the following amendment was adopted:

On page 2, line 18 after "benefits to" insert "less than"

On motion of Mr. Deccio, the rules were suspended, the second reading considered the third, and Engrossed Substitute Senate Bill No. 2317 as amended by the House was placed on final passage.

Representatives Clayton, Monohon and Lux spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute Senate Bill No. 2317 as amended by the House, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.

Engrossed Substitute Senate Bill No. 2317 as amended by the House, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Speaker Berentson called on Mr. Newhouse to preside.

SECOND SUBSTITUTE SENATE BILL NO. 2610, by Committee on Ways and Means (originally sponsored by Senators Shinpoch, Scott, Goltz, Talley, Odegaard, Gould, Morrison, Bausch, Ridder, Newschwander, Walgren, Conner and Lee):

Authorizing certain granting of degrees at The Evergreen State College.

The bill was read the second time.

Committee on Higher Education recommendation: Majority, do pass as amended. (For amendments, see Journal, 13th Day ex. sess., April 2, 1979.)

Mr. Grimm moved adoption of the committee amendments.

Representatives Grimm and Barnes spoke in favor of the amendments, and Mr. Zimmerman spoke against them.

MOTION

On motion of Mr. Polk, further consideration of Second Substitute Senate Bill No. 2610 was deferred, and the bill was ordered placed on the second reading calendar following Engrossed Senate Joint Resolution No. 112.


Amending the Constitution to permit a legislator to hold a civil office the salary of which was increased so long as he does not receive the increase.

The resolution was read the second time and passed to Committee on Rules for third reading.

MOTION

On motion of Mr. Polk, Substitute House Bill No. 1258 was placed on the calendar for immediate consideration.

SUBSTITUTE HOUSE BILL NO. 1258:

The House resumed consideration of the bill on second reading.

The Speaker (Mr. Newhouse presiding) stated the question before the House to be the amendment by Representatives Polk and Brekke to page 5, line 12.

With the consent of the House, Mr. Polk withdrew the amendment.

On motion of Ms. Becker, the following amendments by Representatives Becker and Struthers were adopted:

On page 4, line 27 after "school" insert "or that the juvenile's school did not perform its duties as required in section one of this act"

On page 4, line 31 after "school" strike all the material down to and including "school." on line 36 and insert "or upon condition that the person attend a conference or conferences scheduled by a school for the purpose of analyzing the causes of a child's absence."

Mr. Polk moved adoption of the following amendment by Representatives Polk and Brekke:
On page 5, following line 12 insert a new section as follows:

*NEW SECTION. Sec. 8. There is added to chapter 74.13 RCW a new section to read as follows:

The department shall cooperate with public and voluntary agencies and organizations in the development and coordination of programs designed to assist dependent children as such children are defined in RCW 13.34.030 as now existing or hereinafter amended. The department shall contract with local agencies for the provision of child welfare services including crisis intake and counseling in Class A and AA counties and counties of the first class. If agreement is obtained from the office of financial management that said services are not available at reasonable cost in said county or counties, purchase of services in said counties is not required: PROVIDED, That when contracting for the above mentioned services the department shall monitor and administer intake services to the extent that there is a standardized intake system which shall include uniform eligibility criteria and shall yield the type of data enumerated in chapter 155, section 81, Laws of 1979."

Representatives Polk, Brekke and Taylor spoke in favor of the amendment, and Representatives Kreidler and Becker spoke against it.

Mr. Polk spoke again in favor of the amendment.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representatives Polk and Brekke to Substitute House Bill No. 1258, and the amendment was adopted by the following vote: Yeas, 56; nays, 42; not voting, 0.


On motion of Mr. Polk, the following amendment to the title was adopted:

On page 1, line 9 of the title following "28A.27.110;" insert "adding a new section to chapter 74.13 RCW;"

Substitute House Bill No. 1258 was ordered engrossed.

On motion of Mr. Deccio, the rules were suspended, the second reading considered the third, and Engrossed Substitute House Bill No. 1258 was placed on final passage.

Mr. Struthers spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 1258, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


Engrossed Substitute House Bill No. 1258, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SECOND SUBSTITUTE SENATE BILL NO. 2610:

The House resumed consideration of the bill on second reading.

The committee amendments were adopted.

On motion of Mr. Dunlap, the rules were suspended, the second reading considered the third, and Second Substitute Senate Bill No. 2610 as amended by the House was placed on final passage.

Mr. Grimm spoke in favor of passage of the bill.
Mr. Grimm yielded to question by Mr. Douthwaite.

Mr. Douthwaite: "In section 3, about the last sentence of page 4 of the amendment, you refer to, "...the recommendation on the college's instructional program in its then present form, at which time the legislature shall review and act upon the recommendation." What do you anticipate the legislature's role might be in your opinion?"

Mr. Grimm: "The idea of the Committee on Higher Education was not that we would have veto authority over recommendations or changes that would be submitted in the reports from the college. What it will do is provide us with an opportunity to take affirmative action if there is something that we sufficiently believe is not in the best interest of the students of the state, or if, conversely, they come back to us and recommend changes to provide them with greater opportunity for greater authority to meet the needs we have directed for them. We could then take affirmative action to solve that problem. It would just give us an opportunity to monitor on a continuing basis."

Representatives Douthwaite, Blair and Teutsch spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Second Substitute Senate Bill No. 2610 as amended by the House, and the bill passed the House by the following vote: Yeas, 81; nays, 16; not voting, 1.


Not voting: Representative Garrett.

Second Substitute Senate Bill No. 2610 as amended by the House, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SIGNED BY THE SPEAKERS

The Speaker (Mr. Newhouse presiding) announced the Speakers were signing:

HOUSE BILL NO. 44, HOUSE BILL NO. 48,
SUBSTITUTE HOUSE BILL NO. 77,
SUBSTITUTE HOUSE BILL NO. 97,
HOUSE BILL NO. 114,
SUBSTITUTE HOUSE BILL NO. 188,
HOUSE BILL NO. 691.

MOTION

On motion of Mr. Polk, the House reverted to the fifth order of business.

REPORTS OF STANDING COMMITTEES

April 6, 1979

ENGROSSED SENATE BILL NO. 2040, Prime Sponsor: Senator Rasmussen, replacing the special parking decals for disabled persons with license plates.

MAJORITY recommendation: Do pass with the following amendment:

Strike everything after the enacting clause and insert the following:

"Section 1. Section 1, chapter 128, Laws of 1961 as last amended by section 1, chapter 102, Laws of 1975-'76 2nd ex. sess. and RCW 46.16.380 are each amended to read as follows:

Any person who ((shall)) submits satisfactory proof to the director that he or she has lost both of his or her lower extremities, or ((who)) has lost the normal or full use thereof, or ((who)) is so severely disabled as to be unable to move without the aid of crutches or a wheelchair, or ((who)) has lost both hands, shall be entitled to receive a special card to be left in a vehicle in a conspicuous place, bearing distinguishing marks,
letters, or numerals indicating that the vehicle is being used to transport such a (((privileged)) disabled person. Such a (((privileged)) disabled person shall also be entitled to receive for one motor vehicle only, a special decal to be affixed to the vehicle in a conspicuous place designated by the director, bearing distinguishing marks, letters, or numerals indicating that the vehicle is owned by or primarily used for such a (((privileged)) disabled person. The disabled person is also entitled to receive, in lieu of the decal and regular motor vehicle license plates, special license plates bearing distinguishing marks, letters, or numerals indicating that the vehicle is owned by such a disabled person. Whenever (((such owner)) the disabled person transfers or assigns his or her interest in (((such))) the vehicle, the special decals or license plates shall be removed from the motor vehicle. Such person shall immediately surrender the decal to the director together with a notice of the transfer of interest in such vehicle. If another vehicle is acquired by, or for the primary use of, (((such))) the disabled person, a new decal shall be issued by the director. Application for renewal, except for the permanently disabled who shall be issued a permanent card, must be made by January 10th of each renewal year together with satisfactory proof of the right to continued use of such special card and decal. If another vehicle is acquired by the disabled person and special plates are used, they shall be attached to the vehicle, and the director shall be immediately notified of the transfer of plates. If another vehicle is not acquired by the disabled person, the removed plates shall be immediately forwarded to the director to be reissued later upon payment of the regular registration fee.

The special license plates shall be renewed in the same manner and at the time required for the renewal of regular motor vehicle license plates under this chapter. No special license plate may be issued to a person who is temporarily disabled. A person who is permanently disabled under this section shall be issued a permanent card. A person who is temporarily disabled under this section shall be issued a temporary card which shall be renewed, at such times as the director may require, by satisfactory proof of the right to continued use of the card.

No additional fees shall be charged for the issuance of (((such))) the special card and decal, and, at the time the vehicle is originally licensed in this state, no additional fee may be charged for the issuance of the special license plates except the regular motor vehicle registration fee and any other fees and taxes required to be paid upon initial registration of a motor vehicle. On the effective date of this 1979 act, any disabled person who is entitled to receive a special license plate under this section and who has valid Washington state license plates for his or her motor vehicle shall be entitled to receive special license plates upon payment of the fee prescribed in RCW 46.16.270 and surrender of the existing plates.

The director shall promulgate such rules and regulations as he or she deems necessary to carry into effect this section.

Any unauthorized use of (((such distinguishing)) the special card (((and))) the decal, or the special license plate shall constitute a gross misdemeanor.

Sec. 2. Section 2, chapter 128, Laws of 1961 as last amended by section 2, chapter 102, Laws of 1975-'76 2nd ex. sess. and RCW 46.61.580 are each amended to read as follows:

Any person who has lost both of his or her lower extremities, or who has lost the normal or full use thereof, or who is so severely disabled as to be unable to move without the aid of crutches or a wheelchair, or who has lost both hands, shall be allowed to park a vehicle being used to transport such person for unlimited periods of time in parking zones or areas which are otherwise restricted as to the length of time parking is permitted. This section shall have no application to those zones or areas in which the stopping, parking, or standing of all vehicles is prohibited or which are reserved for special types of vehicles. Such a person shall not be permitted the foregoing privilege unless he or she obtains and displays a (((distiguishing))) special card (((or))), a decal, or a special license plate attached to the vehicle, as provided in RCW 46.16.380 as now or hereafter amended."

Signed by Representatives Wilson, Co-Chairman; Martinis, Co-Chairman; Bender, Burns, Charnley, Clayton, Dawson, Eberle, Erak, Gallagher, Garrett, Isaacson, McCormick, Patterson, Sherman, Smith (C), Sprague, Struthers, Tilly, Walk.

April 6, 1979

ENGROSSED SENATE BILL NO. 2165, Prime Sponsor: Senator Talley, replacing authority for the department of transportation to approve airport sites. Reported by Committee on Transportation.

MAJORITY recommendation: Do pass with the following amendments:

On page 2, line 34 after "motion" insert a comma
On page 2, line 35 after "person" insert "shall"
On page 3, line 24 after "department." insert "Nothing in this section shall preclude the department from exercising its responsibilities over aircraft hazards as determined by RCW 47.68.340 and RCW 47.68.350."

Signed by Representatives Wilson, Co-Chairman; Martinis, Co-Chairman; Bender, Burns, Charnley, Clayton, Dawson, Gallagher, Garrett, McCormick, Sherman, Smith (C), Sprague, Struthers, Walk.

April 9, 1979

ENGROSSED SENATE BILL NO. 2314, Prime Sponsor: Senator Bausch, modifying the securities act. Reported by Committee on Financial Institutions.
MAJORITY recommendation: Do pass with the following amendments:

Beginning on page 24, on line 19 strike all of section 20 and insert the following:

"Sec. 20. Section 1, chapter 8, Laws of 1979 as amended by section 4, chapter 130, Laws of 1979 and RCW 21.20.310 are each amended to read as follows:

RCW 21.20.140 through 21.20.300, inclusive, shall not apply to any of the following securities:

(1) Any security (including a revenue obligation) issued or guaranteed by the United States, any state, any political subdivision of a state, any agency or corporate or other instrumentality of one or more of the foregoing, or any certificate of deposit for any of the foregoing; but this exemption shall not include any security payable solely from revenues to be received from a nongovernmental industrial or commercial enterprise unless such payments shall be made or unconditionally guaranteed by a person whose securities are exempt from registration by subsections (7) or (8) of this section.

(2) Any security issued or guaranteed by Canada, any Canadian province, any political subdivision of any such province, any agency or corporate or other instrumentality of one or more of the foregoing, or any other foreign government with which the United States currently maintains diplomatic relations, if the security is recognized as a valid obligation by the issuer or guarantor; but this exemption shall not include any security payable solely from revenues to be received from a nongovernmental industrial or commercial enterprise unless such payments shall be made or unconditionally guaranteed by a person whose securities are exempt from registration by subsections (7) or (8) of this section.

(3) Any security issued by and representing an interest in or a debt of, or guaranteed by, any bank organized under the laws of the United States, or any bank or trust company organized or supervised under the laws of any state.

(4) Any security issued by and representing an interest in or a debt of, or guaranteed by, any federal savings and loan association, or any building and loan or similar association organized under the laws of any state and authorized to do business in this state.

(5) Any security issued by and representing an interest in or a debt of, or guaranteed by, any insurance company organized under the laws of this state and authorized to do and actually doing business in this state.

(6) Any security issued or guaranteed by any federal credit union or any credit union, industrial loan association, or similar association organized and supervised under the laws of this state.

(7) Any security issued or guaranteed by any railroad, other common carrier, public utility, or holding company which is (a) subject to the jurisdiction of the interstate commerce commission; (b) a registered holding company under the public utility holding company act of 1935 or a subsidiary of such a company within the meaning of that act; (c) regulated in respect of its rates and charges by a governmental authority of the United States or any state or municipality; or (d) regulated in respect of the issuance or guarantee of the security by a governmental authority of the United States, any state, Canada, or any Canadian province; also equipment trust certificates in respect of equipment conditionally sold or leased to a railroad or public utility, if other securities issued by such railroad or public utility would be exempt under this subsection.

(8) Any security (listed or approved for listing upon notice of issuance on the New York stock exchange, the American stock exchange, the Midwest stock exchange, the Spokane stock exchange or any other stock exchange registered with the federal securities and exchange commission and approved by the director; any other security of the same issuer which is of senior or substantially equal rank; any security called for by subscription rights or warrants so listed or approved; or any warrant or right to purchase or subscribe to any of the foregoing. The director shall have power at any time by written order to withdraw the exemption so granted as to any particular security) which meets the criteria for investment grade securities that the director may adopt by rule.

(9) Any commercial paper which arises out of a current transaction or the proceeds of which have been or are to be used for current transaction, and which evidences an obligation to pay cash within nine months of the date of issuance, exclusive of days of grace, or any renewal of such paper which is likewise limited, or any guarantee of such paper or of any such renewal, when such commercial paper is sold to the banks or insurance companies.

(10) Any investment contract issued in connection with an employee's stock purchase, savings, pension, profit-sharing, or similar benefit plan if the director is notified in writing thirty days before the inception of the plan or, with respect to plans which are in effect on June 10, 1959, within sixty days thereafter (or within thirty days before they are reopened if they are closed on June 10, 1959).

(11) Any security issued by any person organized and operated as a nonprofit organization as defined in RCW 84.36.800(4) exclusively for religious, educational, (and) charitable purposes and which nonprofit organization also possesses a current tax exempt status under the laws of the United States, which security is offered or sold only to persons who, prior to their solicitation for the purchase of said securities, were members of, contributors to, or listed as participants in, the organization, or their relatives, if such nonprofit organization first files a notice specifying the terms of the offering and the director does not by order disallow the exemption within the next ten full business days: PROVIDED, That no offerings shall be made until expiration of the ten full business days. Every such nonprofit organization which files a notice of exemption of such securities shall pay a filing fee as set forth in RCW 21.20.340(12) as now or hereafter amended. The notice shall consist of the following:

(a) The name and address of the issuer;
(b) The names, addresses, and telephone numbers of the current officers and directors of the issuer;
(c) A short description of the security, price per security, and the number of securities to be offered;
(d) A statement of the nature and purposes of the organization as a basis for the exemption under this section;

(e) A statement of the proposed use of the proceeds of the sale of the security; and

(f) A statement that the issuer shall provide to a prospective purchaser written information regarding the securities offered prior to consummation of any sale, which information shall include the following statements: (i) "ANY PROSPECTIVE PURCHASER IS ENTITLED TO REVIEW FINANCIAL STATEMENTS OF THE ISSUER WHICH SHALL BE FURNISHED UPON REQUEST"; (ii) "RECEIPT OF NOTICE OF EXEMPTION BY THE WASHINGTON ADMINISTRATOR OF SECURITIES DOES NOT SIGNIFY THAT THE ADMINISTRATOR HAS APPROVED OR RECOMMENDED THESE SECURITIES, NOR HAS THE ADMINISTRATOR PASSED UPON THE OFFERING. ANY REPRESENTATION TO THE CONTRARY IS A CRIMINAL OFFENSE;"; and (iii) "THE RETURN OF THE FUNDS OF THE PURCHASER IS DEPENDENT UPON THE FINANCIAL CONDITION OF THE ORGANIZATION."

(12) Any charitable gift annuities issued by a board of a state university, regional university, or of the state college.

(13) Any charitable gift annuity issued by an insurer or institution holding a certificate of exemption under (((section 6 of this 1979 act)) RCW 48.45.015 (section 6, chapter 130, Laws of 1979)."

On page 32, beginning on line 6, delete all of section 22 and insert the following:

"Sec. 22. Section 3, chapter 199, Laws of 1967 as last amended by section 14, chapter 130, Laws of 1979 and RCW 21.20.325 are each amended to read as follows:

The director or administrator may by order deny, revoke, or condition any exemption specified in subsections (10), (11), (12) or (13) of RCW 21.20.310 or in RCW 21.20.320, as now or hereafter amended, with respect to a specific security or transaction. No such order may be entered without appropriate prior notice to all interested parties, opportunity for hearing, and written findings of fact and conclusions of law, except that the director or administrator may by order summarily deny, revoke, or condition any of the specified exemptions pending final determination of any proceeding under this section. Upon the entry of a summary order, the director or administrator shall promptly notify all interested parties that it has been entered and of the reasons therefor and that within fifteen days of the receipt of a written request the matter will be set down for hearing. If no hearing is requested and none is ordered by the director or administrator, the order will remain in effect until it is modified or vacated by the director or administrator. If a hearing is requested or ordered, the director or administrator, after notice of and opportunity for hearing to all interested persons, may modify or vacate the order or extend it until final determination. No order under this section may operate retroactively. No person may be considered to have violated RCW 21.20.140 as now or hereafter amended by reason of any offer or sale effected after the entry of an order under this section if he or she sustains the burden of proof that he or she did not know, and in the exercise of reasonable care could not have known, of the order."

Beginning on page 42, on line 21, delete all of section 33 and insert the following:

"Sec. 33. Section 45, chapter 282, Laws of 1959 as last amended by section 86, chapter 158, Laws of 1979 and RCW 21.20.450 are each amended to read as follows:

The administration of the provisions of this chapter shall be under the department of licensing. The director may from time to time make, amend, and rescind such rules and forms as are necessary to carry out the provisions of this chapter, including rules defining any term, whether or not such term is used in the Washington securities law. The director may classify securities, persons, and matters within (this) the director's jurisdiction, and prescribe different requirements for different classes. No rule or form, may be made unless the director finds that the action is necessary or appropriate in the public interest or for the protection of investors and consistent with the purposes fairly intended by the policy and provisions of this chapter. In prescribing rules and forms the director may cooperate with the securities administrators of the other states and the securities and exchange commission with a view to effectuating the policy of this statute to achieve maximum uniformity in the form and content of registration statements, applications, and reports wherever practicable. All rules and forms of the director shall be published."

Beginning on page 43, on line 4, delete all of section 41 and insert the following:

"Sec. 41. Section 9, chapter 171, Laws of 1973 1st ex. sess. as amended by section 87, chapter 158, Laws of 1979 and RCW 21.20.720 are each amended to read as follows:

(1) A director or officer of a debenture company shall not:

(a) Have any interest, direct or indirect, in the gains or profits of the debenture company, except to receive dividends upon the amounts contributed by him or her, the same as any other depositor or shareholder and under the same regulations and conditions: PROVIDED, That nothing in this subsection shall be construed to prohibit salaries as may be approved by the debenture company's board of directors;

(b) Become a member of the board of directors of or a controlling shareholder of another debenture company or a bank, trust company, or national banking association, of which board enough other directors or officers of the debenture company are members so as to constitute with him or her a majority of the board of directors;

(2) Neither a director nor an officer shall:

(a) For himself or herself or as agent or partner of another, directly or indirectly use any of the funds held by the debenture company, except to make such current and necessary payments as are authorized by the board of directors;
(b) Receive directly or indirectly and retain for his or her own use any commission on or benefit from any loan made by the debenture company, or any pay or emolument for services rendered to any borrower from the debenture company in connection with such loan;

(c) Become an indorser, surety, or guarantor, or in any manner an obligor, for any loan made from the debenture company and except when approval has been given by the director of licensing or ((this)) the director's administrator of securities upon recommendation by the company's board of directors.

(d) For himself or herself or as agent or partner of another, directly or indirectly borrow any of the funds held by the debenture company, or become the owner of real property upon which the debenture company holds a mortgage. A loan to or a purchase by a corporation in which he or she is a stockholder to the amount of fifteen percent of the total outstanding stock, or in which he or she and other directors or officers of the debenture company hold stock to the amount of twenty-five percent of the total outstanding stock, shall be deemed a loan to or a purchase by such director or officer within the meaning of this section, except when the loan to or purchase by such corporation occurred without his or her knowledge or against his or her protest.

On page 2, beginning on line 10 of the title, after "chapter" delete "...(House Bill No. ...)," and insert "8, Laws of 1979 as amended by section 4, chapter 130,"

On page 2, beginning on line 15 of the title, after "section" delete all material down to and including "sess." on line 16 and insert "14, chapter 130, Laws of 1979"

On page 3, beginning on line 2 of the title, after "as" delete all material down to and including "sess." on line 3 and insert "last amended by section 86, chapter 158, Laws of 1979"

On page 3, on line 15 of the title, after "sess." insert "as amended by section 87, chapter 158, Laws of 1979"

Signed by Representatives Winsley, Executive Chairwoman; Deccio, Eberle, Hurley, Kreidler, Lux, Newhouse, Sommers.

April 6, 1979

ENGROSSED SENATE BILL NO. 2466, Prime Sponsor: Senator Marsh, pertaining to civil actions and proceedings. Reported by Committee on Judiciary.

MAJORITY recommendation: Do pass with the following amendments:

Strike everything after the enacting clause and insert the following:

"NEW SECTION. Section 1. There is added to chapter 4.24 RCW a new section to read as follows:

Any clause in a construction contract, as defined in section 2 of this 1979 act, which purports to waive, release, or extinguish the rights of a contractor, subcontractor, or supplier to damages or an equitable adjustment arising out of a material and unreasonable delay in performance not provided for in the contract which delay is caused by the acts or omissions of the contractee or persons acting for the contractee is against public policy and is void and unenforceable.

This section shall not be construed to void any provision in a construction contract, as defined in section 2 of this 1979 act, which (1) requires notice of delays, (2) provides for arbitration or other procedure for settlement, or (3) provides for reasonable liquidated damages.

NEW SECTION. Sec. 2. There is added to chapter 4.24 RCW a new section to read as follows:

'Construction contract' for purposes of section 1 of this 1979 act means any contract or agreement for the construction, alteration, repair, addition to, subtraction from, improvement to, or maintenance of, any building, highway, road, railroad, excavation, or other structure, project, development, or improvement attached to real estate, including moving and demolition in connection therewith.

NEW SECTION. Sec. 3. The provisions of section 1 of this act shall apply to contracts or agreements entered into after the effective date of this 1979 act."

On page 1, on line 2 of the title, after "provisions;" strike the remainder of the title and insert "adding new sections to chapter 4.24 RCW; and creating a new section."

Signed by Representatives Newhouse, Executive Chairman; Smith (R), Co-Chairman; Chandler, Knowles, Tilly, Winsley.

April 6, 1979

SUBSTITUTE SENATE BILL NO. 2482, Prime Sponsor: Senator Van Hollebeke, revising laws regulating business regulations. Reported by Committee on Commerce.

MAJORITY recommendation: Do pass. Signed by Representatives Greengo, Co-Chairman; Addison, Gallagher, May, Owen, Salatino, Sanders, Struthers, Walk.

April 6, 1979

SENATE BILL NO. 2901, Prime Sponsor: Senator Bausch, changing the laws on service of process against an unauthorized insurer. Reported by Committee on Insurance.

MAJORITY recommendation: Do pass with the following amendments:

On page 2, after line 8 insert the following new sections:

*Sec. 2. Section .13.21, chapter 79, Laws of 1947 and RCW 48.13.210 are each amended to read as follows:
(1) An insurer other than a life insurer may invest a portion of its surplus funds in an aggregate amount not exceeding fifty percent of its surplus over its capital stock and other liabilities, or thirty-five percent of its capital funds, whichever is greater, in the stocks of other insurers organized and existing under the laws of states of the United States. Indirect or proportionate interests in insurance stocks held by an insurer through any intermediate subsidiary or subsidiaries shall be included in applying the limitations provided in subsections (1), (2), and (3) of this section.

(2) A life insurer may invest in such insurance stocks in an aggregate amount not exceeding the smaller of the following amounts: Five percent of its assets; or twenty-five percent of its surplus over its capital stock and other liabilities, or of surplus over its required minimum surplus if a mutual life insurer.

(3) An insurer shall not purchase or hold as an investment more than five percent of the voting stock of any one other insurer, and subject further to the investment limits of RCW 48.13.030. This limitation shall not apply if such other insurer is the subsidiary of, and substantially all its shares having voting powers are owned by, (an) the insurer (other than a life insurer).

(4) No such insurance stock shall be eligible as an investment unless it meets the qualifications for stocks of other corporations as set forth in RCW 48.13.220.

(5) The limitations on investment in insurance stocks set forth in this chapter shall not apply to stocks acquired under a plan for merger of the insurers which has been approved by the commissioner or to shares received as stock dividends upon shares already owned.

Sec. 4. Section 19, chapter 241, Laws of 1969 ex. sess. and RCW 48.18.290 are each amended to read as follows:

(1) Cancellation by the insurer of any policy which by its terms is cancellable at the option of the insurer, or of any binder based on such policy, may be effected as to any interest only upon compliance with either or both of the following:

(a) Written notice of such cancellation must be actually delivered or mailed to the named insured at the latest address filed with the insurer or to bis address as shown by

(b) Like notice must also be so delivered or mailed to each mortgagee, pledgee, or other person shown by the policy to have an interest in any loss which may occur thereunder.

(2) The mailing of any such notice shall be effected by depositing it in a sealed envelope, directed to the addressee at his last address as known to the insurer or as shown by the insurer's records, with proper prepaid postage affixed, in a letter depository of the United States post office. The insurer shall retain in its records any such item so mailed, together with its envelope, which was returned by the post office upon failure to find, or deliver the mailing to, the addressee.

(3) The affidavit of the individual making or supervising such a mailing, shall constitute prima facie evidence of such facts as are therein affirmed.

(4) The portion of any premium paid to the insurer on account of the policy, unearned because of the cancellation and in amount as computed on the pro rata basis, must be actually paid to the insured or other person entitled thereto as shown by the policy or by any endorsement thereon, or be mailed to the insured or such person as soon as (practicable following such cancellation) possible but no later than thirty days after the date of notice of cancellation to the insured. Any such payment may be made by cash, or by check, bank draft, or money order.

(5) This section shall not apply to contracts of life or disability insurance without provision for cancellation prior to the date to which premiums have been paid.

Sec. 4. Section 19, chapter 241, Laws of 1969 ex. sess. and RCW 48.18.291 are each amended to read as follows:

(1) No contract of insurance predicated upon the use of a private passenger automobile shall be terminated by cancellation by the insurer until at least twenty days after mailing written notice of cancellation to the named insured at the latest address filed with the insurer by or on behalf of the named insured, accompanied by the reason therefor: PROVIDED, That where cancellation is for nonpayment of premium, or is within the first thirty days after the contract has been in effect, at least ten days notice of cancellation, accompanied by the reason therefor, shall be given: PROVIDED HOWEVER, That in case of a contract evidenced by a written binder which has been delivered to the insured, if such binder contains a clearly stated expiration date, no additional notice of cancellation or nonrenewal shall be required.

(2) (a) No notice of cancellation by the insurer as to a contract of insurance to which subsection (1) applies shall be valid if sent more than sixty days after the ((policy) contract has been in effect unless:

(i) The named insured fails to discharge when due any of his obligations in connection with the payment of premium for the policy or any installment thereof, whether payable directly to the insurer or to its agent or indirectly under any premium finance plan or extension of credit.

(ii) The driver's license of the named insured, or of any other operator who customarily operates an automobile insured under the policy, has been under suspension or revocation during the policy period or, if the policy is a renewal, during its policy period or the one hundred eighty days immediately preceding the effective date of the renewal policy.

(b) Modification by the insurer of automobile physical damage coverage by the inclusion of a deductible not exceeding one hundred dollars shall not be deemed a cancellation of the coverage or of the policy.

(3) The substance of subsections (1) and (2)(a) of this section must be set forth in each contract of insurance subject to the provisions of subsection (1) above, and may be in the form of an attached endorsement.
(4) No notice of cancellation of a policy which can be canceled only pursuant to subsection (2) shall be effective unless the reason therefor accompanies or is included in the notice of cancellation; or unless the notice of cancellation shall state or be accompanied by a statement that upon written request of the named insured, mailed or delivered to the insurer not less than five days prior to the effective date of cancellation, the insurer will specify the reason for such cancellation.

Sec. 5. Section 20, chapter 241, Laws of 1969 ex. sess. as amended by section 3, chapter 152, Laws of 1973 1st ex. sess. and RCW 48.18.292 are each amended to read as follows:

(1) Each insurer shall be required to renew any contract of insurance subject to RCW 48.18.291 unless one of the following situations exists:

(a) The insurer gives the named insured at least twenty days' notice in writing as provided for in RCW 48.18.291(1), that it proposes to refuse to renew the insurance contract upon its expiration date; and sets forth therein the actual reason for refusing to renew; or

(b) At least twenty days prior to its expiration date, the insurer has communicated its willingness to renew in writing to the named insured, and has included therein a statement of the amount of the premium or portion thereof required to be paid by the insured to renew the policy and the date by which such payment must be made, and the insured fails to discharge when due his obligation in connection with the payment of such premium or portion thereof; or

(c) The insured's agent or broker has procured other coverage acceptable to the insured (at least twenty days) prior to the expiration of the policy period.

(2) Renewal of a policy shall not constitute a waiver or estoppel with respect to grounds for cancellation which existed before the effective date of such renewal.

(3) 'Renewal' or 'to renew' means the issuance and delivery by an insurer of a (policy) contract of insurance replacing at the end of the (policy) contract period a (policy) contract of insurance previously issued and delivered by the same insurer, or the issuance and delivery of a certificate or notice extending the term of a (policy) contract beyond its policy period or term: PROVIDED, HOWEVER, That any (policy) contract of insurance with a policy period or term of six months or less whether or not made continuous for successive terms upon the payment of additional premiums shall for the purpose of RCW 48.18.291 through 48.18.297 be considered as if written for a policy period or term of six months: PROVIDED, FURTHER, That any policy written for a term longer than one year or any policy with no fixed expiration date, shall, for the purpose of RCW 48.18.291 through 48.18.297, be considered as if written for successive policy periods or terms of one year.

(4) On and after January 1, 1980, no policy of insurance subject to RCW 48.18.291 shall be issued for a policy period or term of less than six months.

(5) No insurer shall refuse to renew the liability and/or collision coverage of an automobile insurance policy on the basis that an insured covered by the policy has submitted one or more claims under the comprehensive, road service, or towing coverage of the policy. Nothing in this subsection shall prohibit the nonrenewal of comprehensive, road service, or towing coverage on the basis of one or more claims submitted by an insured.

Sec. 6. Section 18.30, chapter 79, Laws of 1947 amended by section 16, chapter 303, Laws of 1955 and RCW 48.18.300 are each amended to read as follows:

(1) Cancellation by the insured of any policy which by its terms is cancellable at the insured's option or of any binder based on such policy may be effected by written notice thereof to the insurer or surrender of the policy or binder for cancellation prior to or on the effective date of such cancellation. In event the policy or binder has been lost or destroyed and cannot be so surrendered, the insurer may in lieu of such surrender accept and in good faith rely upon the insured's written statement setting forth the fact of such loss or destruction.

(2) As soon as (practicable following such cancellation) possible, but no later than thirty days after the receipt of the notice of cancellation from the policyholder, the insurer shall pay to the insured or to the person entitled thereto as shown by the insurer's records, any unearned portion of any premium paid on the policy as computed on the customary short rate or as otherwise specified in the policy: PROVIDED, That the refund of any unearned portion of any premium paid on a contract of dwelling fire insurance, homeowners' insurance, or insurance predicated upon the use of a private passenger automobile (as defined in RCW 48.18.297 and excluding contracts of insurance and policies enumerated in RCW 48.18.296) shall be computed on a pro rata basis and the insurer shall refund not less than ninety percent of any unearned portion not exceeding one hundred dollars, plus ninety-five percent of any unearned portion over one hundred dollars but not exceeding five hundred dollars, and not less than ninety-seven percent of the amount of any unearned portion in excess of five hundred dollars. If the amount of any refund is less than two dollars, no refund need be made. If no premium has been paid on the policy, the insured shall be liable to the insurer for premium for the period during which the policy was in force.

(3) The surrender of a policy to the insurer for any cause by any person named therein as having an interest insured thereunder shall create a presumption that such surrender is concurred in by all persons so named.

(4) This section shall not apply to life insurance policies or to annuity contracts.
event there is no designated beneficiary, as to all or any part of such sum, living at the death of the individual insured and subject to any right reserved by the insurer in the policy and set forth in the certificate to pay at its option a part of such sum not exceeding (five hundred) one thousand dollars to any person appearing to the insurer to be equitably entitled thereto by reason of having incurred funeral or other expenses incident to the last illness or death of the individual insured.

NEW SECTION. Sec. 8. There is added to chapter 48.30 RCW a new section to read as follows:

Notwithstanding the provisions of RCW 48.30.140, 48.30.150, and 48.30.155, the commissioner may permit an agent or broker to enter into reasonable arrangements with insureds and prospective insureds in situations where services are provided beyond the scope of services customarily provided in connection with the solicitation and procurement of insurance, so that an overall charge to an insured or prospective insured is reasonable taking into account receipt of commissions and fees and their relation, proportionally, to the value of the total work performed.

Such arrangements, when prior authorization from the commissioner is obtained, shall not constitute violations subject to RCW 48.30.160.

In the title, page 1, line 1, after "insurance;" delete "and"


Signed by Representatives Rohrbach, Executive Chairman; Douthwaite, Co-Chairman; Adams, Dawson, Erak, Garrett, Houchen, Keller, McDonald, McGinnis, Zimmerman.

April 9, 1979

SENATE BILL NO. 2921, Prime Sponsor: Senator Gaspard, authorizing family farm permits for each member of a marital community. Reported by Committee on Agriculture.

MAJORITY recommendation: Do pass. Signed by Representatives Kreidler, Executive Chairman; Fancher, Co-Chairwoman; Amen, Clayton, Erak, Hastings, Scott, Van Dyken.

April 6, 1979

ENGROSSED SUBSTITUTE SENATE BILL NO. 2958, Prime Sponsor: Senator Henry, facilitating the restoration of transportation services disrupted by the sinking of the Hood Canal Bridge. Reported by Committee on Transportation.

MAJORITY recommendation: Do pass with the following amendments:

On page 1, section 1, line 28 after "and shall" strike all the matter down to and including "ecology" on line 30 and insert "consult with the department of ecology in the planning process"

On page 2, line 1 after "sections" strike "3 and 4" and insert "2 and 3"

On page 7, beginning on line 22 after "traffic" strike all material down to and including "Canal" on line 27

On page 7, after line 27 insert the following:

"NEW SECTION. Sec. 4. There is added to chapter 90.58 RCW a new section to read as follows: Not later than July 1, 1981, the department of transportation or any affected private property owner, or both, may apply for a substantial development permit in connection with any dolphin, wingwall, barge, pier, or similar structure constructed or assembled at a temporary ferry terminal for the purpose of providing interim transportation services necessary as a consequence of the destruction of the Hood Canal Bridge. The permit shall be processed in accordance with this chapter. Following a denial of a permit and the exhaustion of all subsequent appeals, or within six months after the new or reconstructed Hood Canal Bridge is open to traffic, whichever occurs later, the department shall remove all dolphins, wingwalls, barges, piers, and similar structures constructed or assembled at the temporary ferry terminals. If a permit is granted, such structures may remain in place."

Renumber the remaining sections consecutively.

Signed by Representatives Wilson, Co-Chairman; Martinis, Co-Chairman; Bender, Burns, Charnley, Dawson, Eberle, Erak, Gallagher, Garrett, Isaacs, McCormick, Patterson, Sherman, Smith (C), Sprague, Struthers, Walk.

April 6, 1979

ENGROSSED SUBSTITUTE SENATE BILL NO. 3044, Prime Sponsor: Senator Van Hollebeke, requiring leases for certain objects occupying or moored above public waters for more than thirty days. Reported by Committee on Commerce.

MAJORITY recommendation: Do pass with the following amendments:

Beginning on page 8, line 35 strike all of section 15.

Renumber the remaining sections consecutively.
On page 1, line 2 of the title after "moorage;" strike all the material down to and including "RCW 59.20.050;" on line 2

Signed by Representatives Greengo, Co-Chairman; Addison, Gallagher, May, Owen, Salatino, Sanders, Struthers, Walk.

April 9, 1979

SENATE BILL NO. 3121, Prime Sponsor: Senator Walgren, moving the time for filing the rule purpose statement from adoption to notice. Reported by Committee on State Government.

MAJORITY recommendation: Do pass. Signed by Representatives Ehlers, Executive Chairman; Taller, Co-Chairman; Addison, Burns, Fancher, Greengo, Haley, Jovanovich, McGinnis, Pruitt, Walk, Williams.

April 6, 1979

ENGROSSED SENATE JOINT MEMORIAL NO. 111, Prime Sponsor: Senator von Reichbauer, asking Congress and the administration to leave responsibility for handling accidents involving transport of hazardous materials at local level. Reported by Committee on Transportation.

MAJORITY recommendation: Do pass. Signed by Representatives Wilson, Co-Chairman; Martinis, Co-Chairman; Bender, Burns, Charnley, Clayton, Dawson, Eberle, Gallagher, Garrett, Isaacson, McCormick, Patterson, Sherman, Smith (C), Sprague, Struthers, Walk.

April 6, 1979

SENATE CONCURRENT RESOLUTION NO. 112, Prime Sponsor: Senator Henry, enunciating a state transportation policy. Reported by Committee on Transportation.

MAJORITY recommendation: Do pass. Signed by Representatives Wilson, Co-Chairman; Martinis, Co-Chairman; Bender, Burns, Charnley, Clayton, Dawson, Eberle, Erak, Gallagher, Garrett, Isaacson, McCormick, Patterson, Sherman, Smith (C), Sprague, Struthers, Walk.

MOTIONS

On motion of Mr. Polk, all bills listed on today's supplemental agenda under the fifth order of business were passed to Committee on Rules for second reading.

On motion of Mr. Polk, the House advanced to the eighth order of business.

On motion of Mr. Polk, SENATE BILL NO. 2751 was rereferred from Committee on Rules to Committee on Revenue.

MOTION

On motion of Mr. Polk, the House adjourned until 10:00 a.m., Tuesday, April 10, 1979.

JOHN BAGNARIOL, Speaker
DUANE BERENTSON, Speaker

DEAN R. FOSTER, Chief Clerk
VITO T. CHIECHI, Chief Clerk
TWENTY-FIRST DAY, APRIL 10, 1979

MORNING SESSION

House Chamber, Olympia, Wash., Tuesday, April 10, 1979.

The House was called to order at 11:00 a.m. by Speaker Bagnariol. The Clerk called the roll and all members were present.

The flag was escorted to the rostrum by a Sergeant at Arms Color Guard, Pages Lavonne Stay and Scott Porter. Prayer was offered by The Reverend Wallace Misterek of the Trinity Lutheran Church of Olympia.

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

MESSAGES FROM THE SENATE

April 10, 1979

Mr. Speaker:
The President has signed:

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<th>Bill Number</th>
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<tr>
<td>HOUSE BILL NO. 44,</td>
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<td>HOUSE BILL NO. 48,</td>
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<td>SUBSTITUTE HOUSE BILL NO. 77,</td>
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<td>SUBSTITUTE HOUSE BILL NO. 97,</td>
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<td>SUBSTITUTE HOUSE BILL NO. 188,</td>
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<td>HOUSE BILL NO. 691,</td>
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and the same are herewith transmitted.

Sidney R. Snyder, Secretary

April 9, 1979

Mr. Speaker:
The Senate has passed:

<table>
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<th>Bill Number</th>
<th>Description</th>
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<tr>
<td>ENGROSSED HOUSE BILL NO. 413,</td>
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<td>HOUSE BILL NO. 759,</td>
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<td>ENGROSSED HOUSE BILL NO. 862,</td>
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<td>ENGROSSED HOUSE BILL NO. 1325,</td>
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and the same are herewith transmitted.

Sidney R. Snyder, Secretary.

April 9, 1979

Mr. Speaker:
The Senate has passed:

<table>
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<tr>
<th>Bill Number</th>
<th>Description</th>
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<tr>
<td>ENGROSSED SUBSTITUTE SENATE BILL NO. 2273,</td>
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and the same is herewith transmitted.

Sidney R. Snyder, Secretary.

INTRODUCTION AND FIRST READING

ENGROSSED SUBSTITUTE SENATE BILL NO. 2273, by Committee on Local Government (originally sponsored by Senators Talley, Sellar and Woody):

Modifying the provision for trust funds deposited with the clerk of the superior court.

To Committee on Local Government

REPORTS OF STANDING COMMITTEES

April 6, 1979

HOUSE BILL NO. 465, Prime Sponsor: Representative Douthwaite, clarifying ownership of leased personal property for tax purposes. Reported by Committee on Revenue.

MAJORITY recommendation: Do pass. Signed by Representatives Craswell, Co-Chairwoman; Sommers, Co-Chairwoman; Addison, Bond, Brown, Erickson, Flanagan, Galloway, Greengo, Hastings, Nelson (D), O'Brien, Sanders.
HOUSE BILL NO. 841, Prime Sponsor: Representative Keller, modifying the law on the listing of omitted property. Reported by Committee on Revenue.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Craswell, Co-Chairwoman; Sommers, Co-Chairwoman; Addison, Bond, Brown, Erickson, Flanagan, Galloway, Granlund, Greengo, Hastings, Nelson (D), O'Brien, Sanders, Smith (R), Winsley.

HOUSE BILL NO. 943, Prime Sponsor: Representative Nelson (G.A.), limiting the growth of certain county tax levies. Reported by Committee on Revenue.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Craswell, Co-Chairwoman; Sommers, Co-Chairwoman; Addison, Bond, Brown, Erickson, Flanagan, Galloway, Granlund, Greengo, Hastings, Nelson (D), O'Brien, Sanders, Smith (R), Winsley.

HOUSE BILL NO. 958, Prime Sponsor: Representative Polk, allowing deduction of condominiums and residential association maintenance, repair, etc., fees from business and occupation taxes. Reported by Committee on Revenue.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Craswell, Co-Chairwoman; Sommers, Co-Chairwoman; Addison, Bond, Brown, Erickson, Flanagan, Galloway, Granlund, Greengo, Hastings, Nelson (D), O'Brien, Sanders, Smith (R), Winsley.

HOUSE BILL NO. 1262, Prime Sponsor: Representative Addison, removing postage costs from sales tax. Reported by Committee on Revenue.

MAJORITY recommendation: Do pass. Signed by Representatives Craswell, Co-Chairwoman; Sommers, Co-Chairwoman; Addison, Bond, Brown, Erickson, Flanagan, Galloway, Greengo, Hastings, O'Brien, Sanders.

HOUSE JOINT RESOLUTION NO. 22, Prime Sponsor: Representative O'Brien, providing the means to pay the indebtedness on public development projects. Reported by Committee on Revenue.

MAJORITY recommendation: Do pass with the following amendments:
On page 1, line 12 after 'property' insert 'within the project boundaries'
On page 1, line 12 after 'from' strike 'a' and insert 'the'
Signed by Representatives Sommers, Co-Chairwoman; Brown, Erickson, Galloway, Granlund, Greengo, Nelson (D), O'Brien, Smith (R).

SUBSTITUTE SENATE BILL NO. 2010, Prime Sponsor: Senator Bluechel, authorizing housing authorities to build mobile home parks for senior citizens. Reported by Committee on Local Government.

MAJORITY recommendation: Do pass with the following amendments:
On page 2, line 24 strike 'or other living accommodations' and insert 'mobile home, (or) other living accommodations, or mobile home parks'
On page 5, line 35 after 'income' insert 'and/or senior citizens'
Signed by Representatives Charnley, Co-Chairman; Zimmerman, Co-Chairman; Brown, Garrett, Keller, North, Rohrbach, Rosbach, Teutsch, Van Dyken, Whiteside.

SENIATE BILL NO. 2175, Prime Sponsor: Senator Woody, adding the chief of the state patrol and a citizen member to the criminal justice commission. Reported by Committee on State Government.

MAJORITY recommendation: Do pass. Signed by Representatives Ehlers, Executive Chairman; Taller, Co-Chairman; Addison, Burns, Fancher, Greengo, Haley, Jovanovich, McGinnis, Pruitt, Walk, Williams.
SECOND SUBSTITUTE SENATE BILL NO. 2212, Prime Sponsor: Senator Woody, authorizing National Guard assistance scholarships. Reported by Committee on State Government.

MAJORITY recommendation: Do pass with the following amendments:
On page 2, line 18 after "items." insert "The national guard educational assistance program as provided for in section 1 of this act, shall be funded as a line item in the budget of the military department of the state of Washington."
On page 2, after line 18 insert a new section as follows:
*NEW SECTION. Sec. 3. The national guard educational assistance program established under section 1 of this act shall terminate for any period of time during which mandatory national military conscription is in effect."
Renumber the remaining section consecutively.

Signed by Representatives Ehlers, Co-Chairman; Taller, Co-Chairman; Addison, Burns, Fancher, Greengo, Haley, Jovanovich, McGinnis, Pruitt, Walk, Williams.

SUBSTITUTE SENATE BILL NO. 2268, Prime Sponsor: Senator Conner, modifying the procedures for county road administration. Reported by Committee on Local Government.

MAJORITY recommendation: Do pass with the following amendments:
On page 2, line 18 strike •. The• and insert • and in such event the•
On page 2, after line 25 insert the following:
*NEW SECTION. Sec. 3. There is added to chapter 36.86 RCW a new section to read as follows:
From time to time the legislative authority of each county may by ordinance classify and designate as the county primitive road system such roads as do not directly integrate with state highways, do not meet major traffic needs of the county, are not classified as county arterial roads, and do not admit of the application of normally applicable standards relating to design.

Rods designated as primitive roads shall be marked with signs in a manner consistent with the principles in the manual of uniform traffic control devices.
No national, state, or local standards relating to design of any type shall apply to roads on the county primitive-road system."
On page 1, line 2 of the title, after "36.77.070;" strike "and"
On page 1, line 5 of the title, after "36.82.130" and before the period insert "; and adding a new section to chapter 36.86 RCW*

Signed by Representatives Charnley, Co-Chairman; Zimmerman, Co-Chairman; Brekke, Brown, Garrett, Keller, North, Rohrbach, Rosbach, Schmitten, Teutsch, Van Dyken, Whiteside.

SUBSTITUTE SENATE BILL NO. 2394, Prime Sponsor: Senator Moore, providing travel allowances and increasing the compensation for the commissioners of special purpose districts. Reported by Committee on Local Government.

MAJORITY recommendation: Do pass with the following amendments:
On page 2, line 6 strike "commissioners place of residence" and insert "district headquarters"
On page 3, line 9 strike "((his)) the commissioner's place of residence" and insert "((his place of residence)) the district headquarters"

Signed by Representatives Charnley, Co-Chairman; Zimmerman, Co-Chairman; Brekke, Garrett, Keller, Rosbach, Teutsch, Van Dyken, Whiteside.

SUBSTITUTE SENATE BILL NO. 2411, Prime Sponsor: Senator Wilson, providing for payment by a local government of judgments against employees performing official duties. Reported by Committee on Local Government.

MAJORITY recommendation: Do pass. Signed by Representatives Zimmerman, Co-Chairman; Brekke, Brown, Garrett, North, Rohrbach, Rosbach, Teutsch, Van Dyken, Whiteside.

SUBSTITUTE SENATE BILL NO. 2422, Prime Sponsor: Senator Day, revising laws relating to certain health care professionals. Reported by Committee on Social and Health Services.

MAJORITY recommendation: Do pass with the following amendments:
Beginning on page 12, strike sections 17, 18, 19 and 20 and renumber the remaining sections consecutively.
On page 1, beginning on line 18 after the semicolon strike all language through the semicolon on line 26.

Signed by Representatives Adams, Co-Chairman; Whiteside, Co-Chairman; Brekke, Gruger, Houchen, Lux, May, Mitchell, Pruitt, Schmitten, Tupper.

April 9, 1979

SUBSTITUTE SENATE BILL NO. 3022, Prime Sponsor: Senator Lee, establishing new procedures for local government disposition of found and unclaimed personal property. Reported by Committee on Local Government.

MAJORITY recommendation: Do pass. Signed by Representatives Charnley, Co-Chairman; Zimmerman, Co-Chairman; Brekke, Garrett, Keller, North, Rohrbach, Rosbach, Schmitten, Teutsch, Van Dyken, Whiteside.

April 6, 1979

SENATE BILL NO. 3092, Prime Sponsor: Senator Day, revising directives on child welfare service. Reported by Committee on Social and Health Services.

MAJORITY recommendation: Do pass with the following amendments:

Strike everything after the enacting clause and insert the following:

"Section 1. Section 17, chapter 172, Laws of 1967 as last amended by section 77, chapter 155, Laws of 1979 and RCW 74.13.031 are each amended to read as follows:

The department shall have the duty to provide child welfare services as defined in RCW 74.13.020, and shall:

(1) Develop, administer, ((and)) supervise, and monitor a coordinated and comprehensive plan that establishes, aids, and strengthens services for the protection and care of homeless, runaway, dependent, or neglected children, in cooperation with public and private agencies and organizations in the development and coordination of programs and activities in behalf of children, including but not limited to contracting with private and public entities.

(2) Develop a recruiting plan for recruiting an adequate number of prospective adoptive and foster homes, both regular and specialized, i.e. homes for children of ethnic minority, sibling groups, handicapped and emotionally disturbed, and annually submit the plan for review to the house and senate committees on social and health services. The plan shall include a section entitled 'Foster Home Turn-Over, Causes and Recommendations.'

(3) Investigate complaints of neglect, abuse, or abandonment of children by parents, legal custodians, or persons serving in loco parentis, and on the basis of the findings of such investigation, offer child welfare services in relation to the problem to such parents, legal custodians, or persons serving in loco parentis, and/or bring the situation to the attention of an appropriate court, or another community agency. If the investigation reveals that a crime may have been committed, the department shall notify the appropriate law enforcement agency.

((4) Offer, on a voluntary basis, crisis intervention to families who are in conflict. If the department contracts with private or public entities to provide crisis intervention services, such private and public entities shall provide, prior to entering into the contract, a written rationale for the service model or models to be offered by the agency, which shall include a description of the type of service or services to be offered, a service impact statement describing the anticipated effects of the types of services to be provided, and any evidence available to justify the service impact statement.

((Crisis intervention services (a) shall consist of an interview or series of interviews with the child or his or her family, as needed, conducted within a brief period of time by qualified professional persons, and designed to alleviate personal or family situations which present a serious and imminent threat to the health or stability of the child or the family; and (b) may include, but are not limited to, the provision of or referral to services for suicide prevention, psychiatric or other medical care, or psychological, welfare, legal, educational, or other social services, as appropriate to the needs of the child and the family.

Nothing in this section shall prohibit an officer of the child welfare services from referring any child who, as a result of a mental or emotional disorder, or intoxication by alcohol or other drugs, is suicidal, seriously assaultive or seriously destructive towards others, or otherwise similarly evidences an immediate need for emergency medical evaluation and possible care, to a community mental health center pursuant to RCW 72.23.070.

(4) Have authority to accept for temporary residential care in a foster family home or group care facility licensed pursuant to chapter 74.15 RCW a child who has been taken into limited custody pursuant to RCW 13.30.020. PROVIDED, That a juvenile shall in no event remain in temporary residential care for a period longer than seventy-two hours from the time of the juvenile's initial contact with the law enforcement officer except as otherwise provided in this section. Upon accepting the child, the staff of the facility shall notify the child's parents or custodian of his or her whereabouts, physical and emotional condition, and the circumstances surrounding his or her placement and shall undertake to make arrangements for the child's return home:
In every case crisis intervention services shall be provided as needed and the staff of the temporary facility shall seek to effect the child's return home or alternative living arrangement agreeable to the child and the parent or custodian as soon as practicable.

(a) If, after his or her admission to a temporary residential facility, a child who is absent from home without permission and his or her parent or custodian agrees to the child's return home, the staff of the facility shall arrange transportation for the juvenile, as soon as practicable, to the county of residence of the parent or custodian, at the latter's expense to the extent of his or her ability to pay.

(b) If the child refuses to return home and if no other living arrangements agreeable to the child and the parent or custodian can be made, the staff of the facility shall arrange transportation for the child to a temporary nonsecure residential facility in the county of residence of the parent or custodian, at the expense of the latter to the extent of his or her ability to pay. If there is no such facility in the county of that residence, the nearest such facility to that residence shall be used.

(c) If a child's legal residence is outside the state of Washington and such child refuses to return home, the provisions of RCW 13.24.010 shall apply.

(d) If the parent or custodian refuses to permit the child to return home, and no other living arrangement agreeable to the child and the parent or custodian can be made, staff of the child welfare services section shall notify the juvenile court to appoint legal counsel for the child and shall file a dependency petition in the juvenile court in the jurisdiction of the residence of the parent or custodian.

(e) If a child and his or her parent or guardian agree to an arrangement for alternative residential placement, such placement may continue as long as there is agreement. During any alternative residential placement, there shall be provided to the child and to his or her family such services as may be appropriate to the particular case, to the end that the child may be reunited with the family as soon as practicable.

(f) If such child and his or her parent or custodian cannot agree to an arrangement for alternative residential placement in the first instance, or cannot agree to the continuation of such placement, the child or his or her parent or custodian may file with the juvenile court a petition to approve alternative residential placement pursuant to RCW 13.32.020. The child shall remain in the placement where he or she is located at the time a petition to approve alternative residential placement is filed until a placement decision is made pursuant to RCW 13.32.040.

(g) In no event shall alternative residential placement for a child in conflict with his or her family be arranged in a secure detention facility or in a secure institution except as provided in this subsection and RCW 13.34.140. A child in conflict with his or her parents may be detained in a secure detention facility operated by a county for a maximum of seventy-two hours if:

(i) The staff of the child welfare services section find that the child taken into limited custody has previously been placed in alternative residential care and has run away from such placement and that it is likely that the child will run away from another and different residential placement; or

(ii) The child refuses to return home and refuses to be placed in alternative residential care.

During such detention, efforts shall be continued to the end that the child may be returned home or other living arrangements agreeable to the child and his or her parent, guardian, or custodian are made. If an agreement concerning living arrangements for the child cannot be reached a petition shall be filed within forty-eight hours after initial detention of the child, pursuant to subsection (4)(f) of this section. The hearing on the petition shall be held within seventy-two hours, excluding Sundays and holidays, of the initial detention of the child. If the hearing on the petition is not held within these time limits the child shall be released from detention.

(5) Cooperate with other public and voluntary agencies and organizations in the development and coordination of programs and activities in behalf of children including but not limited to contracting with private and public entities to provide basic education and vocational training and crisis intervention services.

(6) Have authority to accept custody of children from parents, guardians, and/or juvenile courts, to provide child welfare services including placement for adoption, and to provide for the physical care of such children and to make payment of maintenance costs if needed;

(7) Have authority to provide temporary shelter to children who have run away from home and who are admitted to crisis residential centers.

(8) Have authority to purchase care for children; and shall follow in general the policy of using properly approved private agency services for the actual care and supervision of such children insofar as they are available, paying for care of such children as are accepted by the department as eligible for support at reasonable rates established by the department.

(9) Establish a child welfare and day care advisory committee who shall act as an advisory committee to the state advisory committee and to the secretary in the development of policy on all matters pertaining to child welfare, day care, licensing of child care agencies, and services related thereto.

(10) Notwithstanding any other provision of (sections 31 through 34 and 70 through 82 of this 1979 act) RCW 13.... through 13.... (sections 31 through 34, chapter 155, Laws of 1979) and RCW...
NEW SECTION. Sec. 2. There is added to chapter 74.13 RCW a new section to read as follows:

The department shall publish and transmit to the speakers of the house, the president of the senate, the appropriate standing committees of the house and senate, and the office of financial management, not later than December 1st of 1979, and not later than December 1st of each even-numbered year thereafter, a plan to be used by the department in contracting for or directly providing children with crisis intervention, permanent planning, and any future children's services mandated by this chapter: PROVIDED, That the department shall not include children's services in the plan that have been in existence for more than five years unless otherwise requested by the legislature. These plans shall consider at least the following criteria:

1. The comparative costs;
2. The comparative quality of care;
3. The availability or prospective availability of the service from private providers or the department;
4. Documented utilization of existing community organizations and programs such as schools and charitable organizations, both public and private; and
5. The assessment of the comparative ability to control program quality and costs.

Any current or prospective private provider of children's services under this section shall make available to the department such program and fiscal data, exclusive of confidential personal client identification data, as the department deems necessary to evaluate contracting feasibility. The department shall adopt rules to provide for a hearing to review the appropriateness of the department's request for information. The rules shall provide for a written decision.

NEW SECTION. Sec. 3. Section 1 of this 1979 act is necessary for the immediate preservation of the public peace, health, and safety, the support of the state government and its existing public institutions, and shall take effect immediately.

Signed by Representatives Adams, Co-Chairman; Whiteside, Co-Chairman; Brekke, Houchen, Kreidler, May, Mitchell, Pruitt, Schmitten, Teutsch, Tupper.
MOTION
On motion of Mr. King, all bills listed on today's agenda under the fifth order of business were passed to Committee on Rules for second reading.

Speaker Bagnariol declared the House to be at ease.
Speaker Bagnariol called the House to order.

SECOND READING

HOUSE BILL NO. 1138, by Representative Sommers:

Pertaining to taxation of coin-operated gaming devices.

The bill was read the second time.

On motion of Ms. Sommers, Substitute House Bill No. 1138 was substituted for House Bill No. 1138, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 1138 was read the second time.

On motion of Mr. Deccio, the rules were suspended, the second reading considered the third, and Substitute House Bill No. 1138 was placed on final passage.

Ms. Sommers spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 1138, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


Substitute House Bill No. 1138, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 783, by Representatives Douthwaite, McDonald and Taller (by Department of Retirement Systems request):

Revising laws relating to retirement of state patrol officers.

The bill was read the second time.

On motion of Mr. Deccio, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Mr. Douthwaite spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 783, and the bill passed the House by the following vote: Yeas, 97; nays, 0; not voting, 1.


Not voting: Representative Isaacs.

House Bill No. 783, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.
HOUSE BILL NO. 1317, by Representatives Bond, Nelson (D) and Sanders:

Making campers purchased by a nonresident exempt from sales tax.

The bill was read the second time.

On motion of Mr. Deccio, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Mr. Bond spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 1317, and the bill passed the House by the following vote: Yeas, 93; nays, 5; not voting, 0.


House Bill No. 1317, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 763, by Representatives Douthwaite, Patterson, Burns and McGinnis:

Authorizing certain higher education employees to select a retirement program.

The bill was read the second time.

On motion of Mr. Salatino, Substitute House Bill No. 763 was substituted for House Bill No. 763, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 763 was read the second time.

On motion of Mr. Salatino, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Representatives Douthwaite and Blair spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 763, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


Substitute House Bill No. 763, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 1175, by Representative Thompson:

Modifying procedures for settling claims against the state.

The bill was read the second time.

On motion of Mr. Salatino, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Mr. Thompson spoke in favor of the bill, and Mr. McDonald spoke against it.
ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 1175, and the bill passed the House by the following vote: Yeas, 91; nays, 6; not voting, 1.


Voting nay: Representatives Barnes, Eberle, McDonald, McGinnis, Oliver, Rohrbach.

Not voting: Representative Valle.

House Bill No. 1175, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

Mr. King moved that the Labor Committee be relieved of SENATE BILL NO. 2236, and the bill be placed at the top of today's second reading calendar.

Mr. King spoke in favor of the motion.

POINT OF ORDER

Speaker Berentson: "He is not speaking really to the motion he has made. I don't think he needs to inform this body as to any campaign promises that were made regarding any bill that's before this House. I think Representative King knows full well how to address the motion he just made, and I trust, Mr. Speaker, that you will keep him to that motion."

Speaker Bagnariol: "I think he was just trying to explain the reasons why the bill should be relieved from the committee. He wasn't talking to the merits of the bill."

Speaker Berentson: "I would repeat that I don't think we need any rhetoric here on campaign promises and we were talking about removing a bill from a committee."

Speaker Bagnariol: "Your point is well taken. Mr. King, please refrain from talking about campaign promises."

Mr. King continued his remarks in favor of the motion, and Mr. Berentson spoke against it.

POINT OF ORDER

Mr. King: "He's completely out of order to take into consideration the Governor's office when discussing a House bill."

Speaker Bagnariol: "Your point is well taken."

Speaker Berentson continued his remarks against the motion.

POINT OF ORDER

Mr. King: "He refused to let me talk about campaign promises, and I don't know why he should talk about campaign promises."

Speaker Bagnariol: "I would prefer that everyone stop talking about campaign promises. Keep your remarks to the motion before us, please."

Mr. Berentson concluded his remarks against the motion.

Mr. Salatino demanded an electric roll call vote on the motion, and the demand was sustained.

ROLL CALL

The Clerk called the roll on the motion to relieve the Committee on Labor of Senate Bill No. 2236 and place the bill on the second reading calendar, and the motion was lost by the following vote: Yeas, 49; nays, 47; not voting, 2.

Voting yea: Representatives Adams, Bagnariol, Bauer, Becker, Bender, Brekke, Brown, Burns, Charney, Douthwaite, Ehlers, Eng, Erak, Erickson, Gallagher, Galloway, Garrett, Granlund, Grimm, Gruger, Heck, Hughes, Hurley, Jovanovich, Keller, King, Knowles, Kreidler, Lux, Martinis, Maxie, May,


Not voting: Representatives Blair, Isaacson.

MOTION

On motion of Mr. Salatino, the House advanced to the seventh order of business.

THIRD READING

ENGROSSED HOUSE BILL NO. 565, by Representatives Hurley, North and Fuller (by Executive request):

Authorizing a bond issue for outdoor recreational facilities.

The bill was read the third time and placed on final passage.

Ms. Hurley spoke in favor of passage of the bill.

MOTION

Mr. Thompson moved that Engrossed House Bill No. 565 be rereferred to Committee on Appropriations.

Representatives Thompson and Hurley spoke in favor of the motion, and it was carried.

ENGROSSED SENATE BILL NO. 2106 as amended by the House, by Senators Talmadge and Wojahn:

Modifying items of personal property exempt from execution and attachment.

The bill was read the third time and placed on final passage.

MOTION

On motion of Mr. Salatino, the rules were suspended, and Engrossed Senate Bill No. 2106 as amended by the House was returned to second reading for the purpose of amendment.

On motion of Mr. Smith (R), the following amendment by Representatives Smith (R), Newhouse and Bauer to the House Committee amendment was adopted:

Amend the House Judiciary Committee amendment to page 2 as follows: After "insert" strike "one thousand" and insert "seven hundred and fifty"

On motion of Mr. Salatino, the rules were suspended, the second reading considered the third, and Engrossed Senate Bill No. 2106 as amended by the House was placed on final passage.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 2106 as amended by the House, and the bill passed the House by the following vote: Yeas, 96; nays, 0; not voting, 2.


Not voting: Representatives Isaacson, Valle.

Engrossed Senate Bill No. 2106 as amended by the House, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.
SENATE BILL NO. 2130, by Senators McDermott and Gaspard (by Superintendent of Public Instruction request):

Implementing law relating to services of educational service districts.

The bill was read the third time and placed on final passage.

Mr. Heck spoke in favor of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Senate Bill No. 2130, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


Senate Bill No. 2130, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

REENGROSSED SENATE BILL NO. 2602, by Senators Conner, Hansen, Bausch, Matson and Jones:

Authorizing licensed beer distributors to act as agents of manufacturers of distilled spirits.

The bill was read the third time and placed on final passage.

Mr. O'Brien spoke in favor of the bill, and Mr. Greengo spoke against it.

ROLL CALL

The Clerk called the roll on the final passage of Reengrossed Senate Bill No. 2602, and the bill passed the House by the following vote: Yeas, 60; nays, 35; not voting, 3.


Not voting: Representatives Blair, Haley, Isaacs.

Reengrossed Senate Bill No. 2602, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE SENATE BILL NO. 2158, by Committee on Local Government (originally sponsored by Senators Wilson, North, Bluechel, Bottiger, Williams, Gaspard, Gould, Goltz and Hansen):

Providing for the classification and conveyance of conservation rights as real property.

The bill was read the third time and placed on final passage.

Mr. Charnley spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute Senate Bill No. 2158, and the bill passed the House by the following vote: Yeas, 97; nays, 1; not voting, 0.

Substitute Senate Bill No. 2158, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE SENATE BILL NO. 2192 as amended by the House, by Committee on State Government (originally sponsored by Senators Bausch, Odegaard, Rasmussen, Pullen and Newschwander):

Establishing a program for compensation of certain state employees for unused sick leave above a certain level.

The bill was read the third time and placed on final passage.

Representatives Taller and Ehlers spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute Senate Bill No. 2192 as amended by the House, and the bill passed the House by the following vote: Yeas, 94; nays, 3; not voting, 1.


Voting nay: Representatives Dunlap, Hastings, Tilly.

Not voting: Representative Thompson.

Substitute Senate Bill No. 2192 as amended by the House, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

ENGROSSED SENATE JOINT RESOLUTION NO. 112, by Senators Pullen, Day, Rasmussen, Hayner, Van Hollebeke, Vognild, Moore, Benitz, Bottiger, von Reichbauer, Fleming, Guess, Odegaard, Morrison, Bausch, Wojahn, Lewis, Talmadge, Wilson, Henry, Goltz, Peterson, Conner, Matson, Wanamaker, Sellar, Shipnoch, Lee, Jones, Quigg, Gaspard, North, Talley and Woody:

Amending the Constitution to permit a legislator to hold a civil office the salary of which was increased so long as he does not receive the increase.

The resolution was read the third time and placed on final passage.

Mr. Oliver spoke in favor of passage of the resolution.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Senate Joint Resolution No. 112, and the resolution passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


Engrossed Senate Joint Resolution No. 112, having received the constitutional majority, was declared passed.
TWENTY-FIRST DAY, APRIL 10, 1979

SUBSTITUTE SENATE BILL NO. 2042, by Committee on Higher Education (originally sponsored by Senators McDermott and Conner):

Authorizing pilot programs allowing undergraduate higher education students whose parents are assigned to consular missions to pay like fees as resident students.

The bill was read the third time and placed on final passage.

ROLL CALL

The Clerk called the roll on the final passage of Substitute Senate Bill No. 2042, and the bill passed the House by the following vote: Yeas, 90; nays, 8; not voting, 0.


Substitute Senate Bill No. 2042, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Speaker Bagnariol declared the House to be at ease until 1:30 p.m.

Speaker Bagnariol called the House to order.

On motion of Mr. Salatino, the House reverted to the sixth order of business.

SECOND READING

SENATE BILL NO. 2295, by Senators Scott, Shinpoch, Bluechel and Odegaard (by Legislative Budget Committee request):

Disestablishing certain obsolete state funds and accounts.

The bill was read the second time.

Mr. Blair moved adoption of the following amendment by Representatives Thompson, Blair, Taller and Ehlers:

On page 1, strike everything after the enacting clause and insert the following:

Section 1. Section 1, chapter 123, Laws of 1975 1st ex. sess. and RCW 43.22.500 are each amended to read as follows:

((There is hereby created within the state treasury a revolving fund to be known as the 'department of labor and industries revolving fund', which shall be used by the director of)) The department of labor and industries, to defray the costs of printing, reprinting, or distributing printed matter issued by the department of labor and industries including, but not limited to, the matters listed in RCW 43.22.505((. The department of labor and industries)), may charge a fee for such publications in an amount which will reimburse the department for the costs of printing, reprinting, and distributing such publications: PROVIDED, That every person subject to regulation by the department may upon request receive without charge one copy of any publication printed pursuant to RCW 43.22.505 whenever such person is affected by any statute, rule or regulation printed therein. All fees collected shall be deposited in the ((department of labor and industries revolving fund)) state treasury to the credit of the appropriate fund or account.

Sec. 2. Section 43.79.330, chapter 8, Laws of 1965 and RCW 43.79.330 are each amended to read as follows:

All moneys to the credit of the following state funds on the first day of August, 1955, and all moneys thereafter paid to the state treasurer for or to the credit of such funds, are hereby transferred to the following accounts in the state general fund, the creation of which is hereby authorized:

1. Capitol building construction fund moneys, to the capitol building construction account;
2. Cemetery fund moneys, to the cemetery account;
3. Commercial feed fund moneys, to the commercial feed account;
4. Commission merchants fund moneys, to the commission merchants account;
5. Electrical licenses fund moneys, to the electrical licenses account;
((4))) (4) Feed and fertilizer fund moneys, to the feed and fertilizer account;
The department shall have power to acquire, establish, maintain, and operate 'minimum security' facilities for the care, custody, education, and treatment of children with less serious behavior problems. Such facilities may include parental schools or homes, farm units, and forest camps. Admission to such minimum facilities shall be by juvenile court commitment or by transfer as herein otherwise provided. In the event it is possible to achieve self-sustaining. Under any such arrangement the contracting agency shall reimburse the department for the value of services which may be rendered by the inmates of a camp (and all such reimbursements shall be credited to a 'forest camp revolving fund', which fund is hereby created, and out of which funds may be disbursed towards the cost of operation and maintenance of the camp).

Sec. 3. Section 71.02.390, chapter 25, Laws of 1959 and RCW 71.02.390 are each amended to read as follows:

Advance remittances of ((such)) hospitalization charges ((may be held by the department in a suspense account for a period not to exceed ninety days in order to make prompt refunds in cases of overpayment. Moneys in such account shall be deposited in such bank or banks as the department may select, and any such depositary shall furnish suitable surety bond or collateral for their safekeeping. Such funds)) required under RCW 71.02.411 shall be transmitted to the state treasurer for deposit in the general fund ((after being held for the above purpose)).

Sec. 5. Section 72.05.150, chapter 28, Laws of 1959 as amended by section 181, chapter 141, Laws of 1979 and RCW 72.05.150 are each amended to read as follows:

The department shall have power to acquire, establish, maintain, and operate 'minimum security' facilities for the care, custody, education, and treatment of children with less serious behavior problems. Such facilities may include parental schools or homes, farm units, and forest camps. Admission to such minimum security facilities shall be by juvenile court commitment or by transfer as herein otherwise provided. In carrying out the purposes of this section, the department may establish or acquire the use of such facilities by gift, purchase, lease, contract, or other arrangement with existing public entities, and to that end the secretary may execute necessary leases, contracts, or other agreements. In establishing forest camps, the department may contract with other divisions of the state and the federal government; including, but not limited to, the ((state division of forestry)) department of natural resources, the state parks and recreation commission, the U.S. forest service, and the national park service, on a basis whereby such camps may be made as nearly as possible self-sustaining. Under any such arrangement the contracting agency shall reimburse the department for the value of services which may be rendered by the inmates of a camp (and all such reimbursements shall be credited to a 'forest camp revolving fund', which fund is hereby created, and out of which funds may be disbursed towards the cost of operation and maintenance of the camp)).

Sec. 6. Section 3, chapter 63, Laws of 1971 ex. sess. as last amended by section 1, chapter 53, Laws of 1975 and RCW 74.13.106 are each amended to read as follows:
All fees paid for adoption services pursuant to RCW 26.32.115 and 74.13.100 through 74.13.145 shall be credited to ((an adoption support account, hereby created, in)) the general fund. Expenses incurred in connection with supporting the adoption of hard to place children shall be paid by warrants drawn against such ((account. The secretary may also from time to time transfer to such account from appropriations available to him for care of children in foster homes and child-caring institutions such sums as in his judgment will further the purposes set forth in RCW 74.13.100)) appropriations as may be available. The secretary may for such purposes, contract with any public agency or licensed child placing agency and/or adoptive parent and is authorized to accept funds from other sources including federal, private, and other public funding sources to carry out such purposes.

The secretary shall actively seek, where consistent with the policies and programs of the department, and shall make maximum use of, such federal funds as are or may be made available to the department for the purpose of supporting the adoption of hard to place children. The secretary may, if permitted by federal law, deposit federal funds for adoption support, aid to adoptions, or subsidized adoption in the ((adoption support account of the)) general fund and may use such funds, subject to such limitations as may be imposed by federal or state law, to carry out the program of adoption support authorized by RCW 26.32.115 and 74.13.100 through 74.13.145.

((The secretary may also deposit in such account and disburse therefrom all gifts and grants from any nonfederal source, including public and private foundations, which may be used for the program of adoption support authorized by RCW 26.32.115 and 74.13.100 through 74.13.145:)))

Sec. 7. Section 4, chapter 63, Laws of 1971 ex. sess. and RCW 74.13.109 are each amended to read as follows:

The secretary shall issue rules and regulations to assist in the administration of the program of adoption support authorized by RCW 26.32.115 and 74.13.100 through 74.13.145. Disbursements from the ((adoption support account)) appropriations available from the general fund shall be made pursuant to such rules and regulations and pursuant to agreements conforming thereto to be made by the secretary with parents for the purpose of supporting the adoption of children in, or likely to be placed in, foster homes or child caring institutions who are found by the secretary to be difficult to place in adoption because of physical or other reasons; including, but not limited to, physical or mental handicap, emotional disturbance, ethnic background, language, race, color, age, or sibling grouping.

Such agreements shall meet the following criteria:

(1) The child whose adoption is to be supported pursuant to such agreement shall be or have been a child hard to place in adoption.

(2) Such agreement must relate to a child who was or is residing in a foster home or child-caring institution or a child who, in the judgment of the secretary, is both eligible for, and likely to be placed in, either a foster home or a child-caring institution.

(3) Such agreement shall provide that adoption support shall not continue beyond the time that the adopted child reaches twenty-one years of age, becomes emancipated, dies, or otherwise ceases to need support, provided that if the secretary shall find that continuing dependency of such child after such child reaches twenty-one years of age warrants the continuation of support pursuant to RCW 26.32.115 and 74.13.100 through 74.13.145 the secretary may so do, subject to all the provisions of RCW 26.32.115 and 74.13.100 through 74.13.145, including annual review of the amount of such support.

(4) Any prospective parent who is to be a party to such agreement shall be a person who, while having the character, judgment, sense of responsibility, and disposition which make him or her suitable as an adoptive parent of such child, lacks the financial means fully to care for such hard to place child.

Sec. 8. Section 11, chapter 63, Laws of 1971 ex. sess. and RCW 74.13.130 are each amended to read as follows:

If the secretary determines that a prospective adoptive parent or parents cannot, because of limited financial means, pay the cost or the full cost of an adoption proceeding for the adoption of a hard to place child who would be eligible for support under RCW 26.32.115 and 74.13.100 through 74.13.145, the secretary may authorize the payment from the ((adoption support account)) appropriations available from the general fund of all or part a reasonable attorney's fee to be determined by the superior court hearing the adoption and court costs. The clerk of the court shall furnish the secretary with a certified copy of the decree of adoption containing the finding as to such attorney's fee.

In evaluating any such prospective parent's ability to pay the secretary may use the same criteria for evaluating ability to pay which are to be used by him in waiving, reducing, or deferring fees pursuant to RCW 74.13.103 plus the burdens likely to be assumed by such parent even after adoption support is provided pursuant to RCW 26.32.115 and 74.13.100 through 74.13.145.

Sec. 9. Section 1, chapter 332, Laws of 1959 as amended by section 7, chapter 207, Laws of 1971 ex. sess. and RCW 76.04.510 are each amended to read as follows:

((There is created a general contingency forest fire suppression account which shall be a separate account in the general fund. The account is)) Biennial general fund appropriations to the department of natural resources normally provide funds for the purpose of paying the emergency fire costs and expenses incurred and/or approved by the department in forest fire suppression or in reacting to any potential forest fire situation. When a determination is made that the fire started in the course of or as a result of a participating landowner operation, moneys expended from ((this account)) such appropriations in the suppression of such fire shall be recovered from the landowner contingency forest fire suppression account. The department shall transmit to the state treasurer for deposit in the general ((contingency forest fire suppression account)) fund any such moneys ((paid out of said account)) which are later recovered ((and said)). Moneys
recovered during the biennium in which they are expended may be spent for purposes set forth (herein) in this section during the (current) same biennium, without reappropriation. (Interfund loans to and from this account) Loans between the general fund and the landowner contingency forest fire suppression account are authorized for emergency fire suppression. Such loans shall not exceed the amount appropriated for emergency forest fire suppression costs and shall bear interest at the then current rate of interest as determined by the state treasurer.

Sec. 10. Section 8, chapter 207, Laws of 1971 ex. sess. as amended by section 4, chapter 24, Laws of 1973 1st ex. sess. and RCW 76.04.515 are each amended to read as follows:

There is created a landowner contingency forest fire suppression account which shall be a separate account in the general fund. This account shall be for the purpose of paying emergency fire costs incurred or approved by the department in the suppression of forest fires. When a determination is made that the fire was started by other than a participating landowner operation, moneys expended from this account in the suppression of such fire shall be recovered from (the general contingency forest) such general fund appropriations as may be available for emergency fire suppression (account) costs. Moneys spent from this account shall be by appropriation. The department shall transmit to the state treasurer for deposit in the landowner contingency forest fire suppression account any moneys paid out of said account which are later recovered, less reasonable costs of recovery, which moneys may be expended for purposes set forth herein during the current biennium, without reappropriation.

This account shall be established and renewed by a special forest fire suppression account assessment paid by participating forest landowners at rates to be established by the department, but not to exceed five cents per acre per year for such period of years as may be necessary to establish and thereafter reestablish a balance in said account of one million dollars. The assessments with respect to forest lands in western and eastern Washington may differ to equitably distribute the assessment based on emergency fire suppression cost experience necessitated by participating landowner operations. Amounts assessed for this account shall be a lien upon the forest lands with respect to which the assessment is made, and may be collected as directed by the department in the same manner as forest patrol assessments. This account shall be held by the state treasurer who is authorized to invest so much of said account as is not necessary to meet current needs. Any interest earned on moneys from said account shall be deposited in and remain a part of the account, and shall be computed as part of the same in determining the balance thereof. Interfund loans to and from this account are authorized at the then current rate of interest as determined by the state treasurer, provided that the effect of the loan is consistent with the purposes of determining the assessments. Payment of emergency costs from this account shall be in no way restrict the right of the department to recover costs pursuant to RCW 76.04.390 as now or hereafter amended, or other laws.

When the department determines that a forest fire was started in the course of or as a result of a participating landowner operation, it shall notify the forest fire advisory board of such determination. Such determination shall be final, unless, within ninety days of such notification, the forest fire advisory board or any interested party, serves a request for a hearing before the department. Such hearing shall constitute a contested case under chapter 34.04 RCW and any appeal therefrom shall be to the superior court of Thurston county.

Sec. 11. Section 9, chapter 233, Laws of 1951 and RCW 76.06.110 are each amended to read as follows:

All moneys collected under the provisions of RCW 76.06.070, together with such moneys as may be (appropriated by the legislature for the purposes of this chapter,) contributed by the federal government or by any owner or agent, shall be deposited (by the supervisor in the forest insect and disease control) in the state general fund (and the moneys herein hereby are made available to the board) for the purposes of this chapter.

(All unexpended balances remaining in said fund shall continue to be available for the purposes of this chapter and shall not revert to the state general fund.)

Any additional revenue earmarked for the purposes of this chapter which was not anticipated in the budget adopted by the legislature may be deposited in the general fund and allotted as unanticipated receipts pursuant to RCW 43.79.270 through 43.79.282 as now existing or hereafter amended.

Sec. 12. Section 3, chapter 116, Laws of 1947 as last amended by section 1, chapter 12, Laws of 1963 and RCW 76.40.030 are each amended to read as follows:

(1) Before any person may engage in log patrol activities he must have an existing license from the state therefor. Before any license is issued the applicant must apply to the department of natural resources on a form to be prescribed by said department. The application must contain the name and address of the applicant or applicants, the name, type, and size of equipment to be used, and the mailing address of the principal place of business at which address process may be served upon the applicant. Before any license may be issued the applicant must execute and file with said department, to be approved by it, a surety bond running from the state in the sum of five thousand dollars, conditioned that the applicant will comply with all the requirements of the laws of the state governing such activities, and will account for all stray logs taken into possession. Each application shall be accompanied by a remittance of one hundred dollars for each boat or truck to be used or operated in such activities by the licensee or agent. All licenses shall expire on June 30th following the date of issuance. The department shall issue each applicant a license and shall also issue distinctive stickers or other suitable devices for each piece of equipment listed in the application identifying it as engaged in log patrol activities. A fee of four dollars shall be paid for each pair of such stickers or devices used.
(2) All money received by the department under this chapter or chapter 76.42 RCW shall be deposited in the general fund.

NEW SECTION. Sec. 13. (1) Unless otherwise specified in this 1979 act, all assets remaining in accounts and funds disestablished by this act shall be transferred to the general fund.

(2) Any balance remaining in the account disestablished by section 17(7) of this 1979 act shall be transferred to the state building and higher education bond redemption fund.

(3) This section shall expire after the indicated action is completed and for record purposes on December 31, 1979.

NEW SECTION. Sec. 14. The special trust fund established in behalf or Geither Horn by the thirty-eighth legislature, chapter 21, Laws of 1963 ex. sess. (page 1429, Laws of 1963 and 1963 ex. sess.) is disestablished.

NEW SECTION. Sec. 15. The special account designated in section 1, chapter 146, Laws of 1963, as the Seattle armory fund is disestablished. Any funds remaining in this account shall be transferred to the general fund.

NEW SECTION. Sec. 16. Sections 14 and 15 of this 1979 act shall expire after the indicated action has been completed and for record purposes on December 31, 1979.

NEW SECTION. Sec. 17. The following acts or parts of acts are each repealed:

(I) Section 28A.47.150, chapter 223, Laws of 1969 ex. sess. and RCW 28A.47.150;

(2) Section 28A.47.160, chapter 223, Laws of 1969 ex. sess. and RCW 28A.47.160;

(3) Section 28A.47.425, chapter 223, Laws of 1969 ex. sess. and RCW 28A.47.425;

(4) Section 28A.47.430, chapter 223, Laws of 1969 ex. sess. and RCW 28A.47.430;

(5) Section 43.31.600, chapter 8, Laws of 1965 and RCW 43.31.600;

(6) Section 43.31.610, chapter 8, Laws of 1965 and RCW 43.31.610;

(7) Section 2, chapter 172, Laws of 1965 ex. sess. and RCW 43.83.072;

(8) Section 6, chapter 172, Laws of 1965 ex. sess. and RCW 43.83.080;

(9) Section 2, chapter 148, Laws of 1967 ex. sess. and RCW 43.83.092;

(10) Section 6, chapter 148, Laws of 1967 ex. sess., section 1, chapter 187, Laws of 1969 ex. sess. and RCW 43.83.100;

(11) Sections 1 through 7, chapter 262, Laws of 1971 ex. sess. and RCW 47.44.080 through 47.44.140;

(12) Section 47.60.070, chapter 13, Laws of 1961 and RCW 47.60.070;

(13) Section 47.60.180, chapter 13, Laws of 1961 and RCW 47.60.180;

(14) Section 47.60.190, chapter 13, Laws of 1961 and RCW 47.60.190;

(15) Section 72.01.160, chapter 28, Laws of 1959, section 151, chapter 141, Laws of 1979 and RCW 72.01.160;

(16) Section 72.08.070, chapter 28, Laws of 1959 and RCW 72.08.070;

(17) Section 1, chapter 230, Laws of 1949 and RCW 72.99.010;

(18) Section 2, chapter 230, Laws of 1949 and RCW 72.99.020;

(19) Section 3, chapter 230, Laws of 1949 and RCW 72.99.030;

(20) Section 4, chapter 230, Laws of 1949, section 36, chapter 278, Laws of 1975 1st ex. sess. and RCW 72.99.040;

(21) Section 5, chapter 230, Laws of 1949 and RCW 72.99.050;

(22) Section 6, chapter 230, Laws of 1949 and RCW 72.99.060;

(23) Section 1, chapter 299, Laws of 1957 and RCW 72.99.170;

(24) Section 2, chapter 299, Laws of 1957 and RCW 72.99.180;

(25) Section 3, chapter 299, Laws of 1957 and RCW 72.99.190;

(26) Section 5, chapter 299, Laws of 1957 and RCW 72.99.210;

(27) Section 6, chapter 299, Laws of 1957 and RCW 72.99.220;

(28) Section 74.08.375, chapter 26, Laws of 1959 and RCW 74.08.375;

(29) Section 21, chapter 164, Laws of 1971 ex. sess., section 19, chapter 183, Laws of 1973 1st ex. sess. and RCW 74.20A.210;

(30) Section 77.12.180, chapter 36, Laws of 1955 and RCW 77.12.180;

(31) Section 1, chapter 279, Laws of 1955, section 1, chapter 62, Laws of 1957 and RCW 79.24.200;


(34) Section 4, chapter 22, Laws of 1951, section 4, chapter 279, Laws of 1955 and RCW 79.24.230;


(36) Section 6, chapter 279, Laws of 1955 and RCW 79.24.250;


(38) Section 8, chapter 279, Laws of 1955, section 6, chapter 62, Laws of 1957 and RCW 79.24.270;

and


NEW SECTION. Sec. 18. The following acts or parts of acts are each repealed:

(1) Section 8, chapter 233, Laws of 1951 and RCW 76.06.100;

(2) Section 10, chapter 233, Laws of 1951 and RCW 76.06.120;

(3) Section 1, chapter 140, Laws of 1953, section 7, chapter 107, Laws of 1979 and RCW 76.40.015;

(4) Section 13, chapter 140, Laws of 1953, section 8, chapter 107, Laws of 1979 and RCW 76.40.016;

This section shall take effect July 1, 1980.

NEW SECTION. Sec. 20. Sections 11, 12, and 18 of this 1979 act shall take effect on July 1, 1981.

NEW SECTION. Sec. 21. If any provision of this 1979 act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected.

On motion of Mr. Warnke, the following amendments to the amendment were adopted:

On page 1, after line 7 of the amendment insert a new section as follows:

*Section 1. Section 18, chapter 169, Laws of 1935 and RCW 19.28.330 are each amended to read as follows:

All sums received from licenses, permit fees, or other sources, herein shall be paid to the state treasurer ((as ex officio custodian thereof)) and ((by him, as such custodian,)) placed in a special fund designated as the "electrical license fund," and by him paid out upon vouchers duly and regularly issued therefor and approved by the director of labor and industries or the director's designate following determination by the board of electrical examiners that the sums are necessary to accomplish the intent of chapter 19.28 RCW.

The ((said)) treasurer ((as ex officio custodian of said fund)) shall keep an accurate record of payments into, or receipts of, said fund, and of all disbursements therefrom. ((Said fund shall be charged with its pro rata share of the cost of administering said fund to be determined by the director of labor and industries and the director of efficiency of this state:))

* Renumber remaining sections in the amendment consecutively

On page 2, after line 38, strike all material down to and including *(4)* on line 3, page 3 and insert */(5) electrical licenses fund moneys, to the electrical licenses account; *(6))*

*Renumber the remaining subsections consecutively

Speaker Baghniol stated the question before the House to be the amendment by Representative Blair and others as amended.

Mr. Blair spoke in favor of the amendment as amended, and it was adopted.

Mr. Blair moved adoption of the following amendment to the title:

On page 1, on line 2 of the title, after "accounts;" strike the remainder of the title and insert "amending section 1, chapter 123, Laws of 1975 1st ex. sess. and RCW 43.22.500; amending section 43.79.330, chapter 8, Laws of 1965 and RCW 43.79.330; amending section 43.82.090, chapter 5, Laws of 1965 and RCW 43.82.090; amending section 71.02.390, chapter 25, Laws of 1959 and RCW 71.02.390; amending section 72.05.150, chapter 28, Laws of 1959 as amended by section 181, chapter 141, Laws of 1979 and RCW 72.05.150; amending section 3, chapter 63, Laws of 1971 ex. sess. as last amended by section 1, chapter 53, Laws of 1975 and RCW 74.13.106; amending section 4, chapter 63, Laws of 1971 ex. sess. and RCW 74.13.109; amending section 11, chapter 63, Laws of 1971 ex. sess. and RCW 74.13.130; amending section 1, chapter 332, Laws of 1959 as amended by section 7, chapter 207, Laws of 1971 ex. sess. and RCW 76.04.510; amending section 8, chapter 207, Laws of 1971 ex. sess. as amended by section 4, chapter 24, Laws of 1973 1st ex. sess. and RCW 76.04.515; amending section 9, chapter 233, Laws of 1951 and RCW 76.06.110; amending section 3, chapter 116, Laws of 1947 as last amended by section 1, chapter 12, Laws of 1963 and RCW 76.40.030; creating new sections; repealing section 28A.47.150, chapter 223, Laws of 1969 ex. sess. and RCW 28A.47.150; repealing section 28A.47.160, chapter 223, Laws of 1969 ex. sess. and RCW 28A.47.160; repealing section 28A.47.425, chapter 223, Laws of 1969 ex. sess. and RCW 28A.47.425; repealing section 28A.47.430, chapter 223, Laws of 1969 ex. sess. and RCW 28A.47.430; repealing section 43.31.600, chapter 8, Laws of 1965 and RCW 43.31.600; repealing section 43.31.610, chapter 8, Laws of 1965 and RCW 43.31.610; repealing section 2, chapter 172, Laws of 1965 ex. sess. and RCW 43.83.072; repealing section 6, chapter 172, Laws of 1965 ex. sess. and RCW 43.83.080; repealing section 2, chapter 148, Laws of 1967 ex. sess. and RCW 43.83.092; repealing section 6, chapter 148, Laws of 1967 ex. sess., chapter 1, chapter 187, Laws of 1969 ex. sess. and RCW 43.83.100; repealing sections 1 through 7, chapter 262, Laws of 1971 ex. sess. and RCW 47.44.080 through 47.44.140; repealing section 47.60.070, chapter 13, Laws of 1961 and RCW 47.60.070; repealing section 47.60.180, chapter 13, Laws of 1961 and RCW 47.60.180; repealing section 47.60.190, chapter 13, Laws of 1961 and RCW 47.60.190; repealing section 72.01.160, chapter 28, Laws of 1959, section 151, chapter 141, Laws of 1979 and RCW 72.01.160; repealing section 72.08.070, chapter 28, Laws of 1959 and RCW 72.08.070; repealing section 1, chapter 230, Laws of 1949 and RCW 72.99.010; repealing section 2, chapter 230, Laws of 1949 and RCW 72.99.020; repealing section 3, chapter 120, Laws of 1949 and RCW 72.99.030; repealing section 4, chapter 230, Laws of 1949, section 36, chapter 278, Laws of 1975 1st ex. sess. and RCW 72.99.040; repealing section 5, chapter 230, Laws of 1949 and RCW 72.99.050; repealing section 6, chapter 230, Laws of 1949 and RCW 72.99.060; repealing section 1, chapter 299, Laws of 1957 and RCW 72.99.170; repealing section 2, chapter 299, Laws of 1957 and RCW 72.99.210; repealing section 6, chapter 299, Laws of 1957 and RCW 72.99.220; repealing section 74.08.375, chapter 26, Laws of 1959 and RCW 74.08.375; repealing section 21, chapter 164, Laws of 1971 ex. sess., section 19, chapter 183, Laws of 1973 1st ex. sess. and RCW
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On motion of Mr. Warnke, the following amendment to the title amendment was adopted:
In the title amendment, page 23, line 4, after "amending" insert "section 18, chapter 169, Laws of 1935 and RCW 19.28.330; amending"

The title amendment as amended was adopted.

On motion of Mr. Salatino, the rules were suspended, the second reading considered the third, and Senate Bill No. 2295 as amended by the House was placed on final passage.

Mr. Blair spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Senate Bill No. 2295 as amended by the House, and the bill passed the House by the following vote: Yeas, 94; nays, 0; not voting, 4.


Not voting: Representatives Adams, Ehlers, McDonald, Owen.

Senate Bill No. 2295 as amended by the House, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE BILL NO. 2468, by Senators Walgren, Clarke and Van Hollebeke:
Penalizing attempts to elude pursuing police cars.

The bill was read the second time.

Committee on Judiciary recommendation: Majority, do pass as amended. (For amendment, see Journal, 17th Day ex. sess., April 6, 1979.)

On motion of Mr. Newhouse, the committee amendment was adopted.

On motion of Mr. Salatino, the rules were suspended, the second reading considered the third, and Senate Bill No. 2468 as amended by the House was placed on final passage.

Mr. Newhouse spoke in favor of passage of the bill.

POINT OF INQUIRY

Mr. Newhouse yielded to question by Mr. Greengo.

Mr. Greengo: *Representative Newhouse, what happens if we have the case of people with false headlights or false licensing on their cars and they flag someone down and they are hurt? What if they rob someone or use it as a method of robbing someone? Is the state then liable if a person, by law, has to stop?*
Mr. Newhouse: "This vehicle used in this case must be officially marked. That doesn't mean just a state patrol license. It means it must have the regular color and the regular insignia painted on the side of the vehicle and the officer must be in uniform to stop a vehicle in this fashion."

ROLL CALL

The Clerk called the roll on the final passage of Senate Bill No. 2468 as amended by the House, and the bill passed the House by the following vote: Yeas, 95; nays, 0; not voting, 3.


Not voting: Representatives Ehlers, McDonald, Owen.

Senate Bill No. 2468 as amended by the House, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE BILL NO. 2925, by Senators Keefe, Guess, Day and Lewis:

Transferring title to the Expo '74 site and facilities to the city of Spokane.

The bill was read the second time.

On motion of Mr. Salatino, the rules were suspended, the second reading considered the third, and Senate Bill No. 2925 was placed on final passage.

Representatives Hughes, Taylor, May, McGinnis and Amen spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Senate Bill No. 2925, and the bill passed the House by the following vote: Yeas, 94; nays, 1; not voting, 3.


Voting nay: Representative Winsley.

Not voting: Representatives Owen, Taller, Tupper.

Senate Bill No. 2925, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE SENATE BILL NO. 2957, by Committee on Transportation (originally sponsored by Senator Henry):

Modifying procedures for disposing of department of transportation property.

The bill was read the second time.

Mr. Patterson moved adoption of the following amendment by Representatives Patterson, Rohrbach and Burns:

On page 3, following section 1 add a new section to read as follows:

"Sec. 2. Section 1, chapter 78, Laws of 1977 ex. sess. and RCW 47.12.063 are each amended to read as follows:

(1) Whenever the department of ((highways)) transportation determines that any real property owned by the state of Washington and under the jurisdiction of the ((highway-commission)) department is no longer required for highway purposes and that it is in the public interest to do so, the department may sell the property at fair market value to any of the following governmental entities or persons which, except for the former owner of the property, are not listed in order of preference:

(a) The former owner of the property from whom the state acquired title who shall have a preference;"
(b) Any other state agency;
((cb)) (c) The city or county in which the property is situated;
((cc)) (d) Any other municipal corporation or quasi municipal corporation;
((cd)) (e) The former owner of the property from whom the state acquired title;
((ce)) (f) Any abutting private owner but only after each other abutting private owner (if any), as shown in the records of the county assessor, is notified in writing of the proposed sale. If more than one abutting private owner requests in writing the right to purchase the property within fifteen days after receiving notice of the proposed sale, the property shall be sold at public auction in the manner provided in (RCW 47.12.280) section 1 of this 1979 act.

(2) Sales to purchasers may at the department's option be for cash or by real estate contract.

(3) Whenever the department determines that it is in the public interest to do so, the department may enter into an exchange agreement with the owner of real property required for highway purposes to convey to such owner real property under the jurisdiction of the department of transportation which is no longer essential for highway purposes as full or part consideration for the property to be acquired for highway purposes.

(4) Conveyances made pursuant to this section shall be by deed executed by the (director of highways) secretary of transportation and shall be duly acknowledged.

(5) All moneys received pursuant to this provisions of this section less any real estate broker commissions paid pursuant to RCW 47.12.320 shall be deposited in the motor vehicle fund.

Renumber the remaining sections consecutively

Mr. Patterson spoke in favor of the amendment.

MOTION

On motion of Mr. King, further consideration of Substitute Senate Bill No. 2957 was deferred, and the bill was ordered placed on the calendar following Engrossed Senate Bill No. 2466.

Speaker Bagnariol called on Mr. O'Brien to preside.

SUBSTITUTE SENATE BILL NO. 2375, by Committee on Local Government (originally sponsored by Senators Sellar, Talley, Lewis and Conner):

Revising laws relating to civil service for sheriffs' offices.

The bill was read the second time.

Committee on Local Government recommendation: Majority, do pass as amended. (For amendments, see Journal, 15th Day ex. sess., April 4, 1979.)

On motion of Mr. Charnley, the committee amendments were adopted.

On motion of Mr. Salatino, the rules were suspended, the second reading considered the third, and Substitute Senate Bill No. 2375 as amended by the House was placed on final passage.

Representatives Zimmerman and Monohon spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute Senate Bill No. 2375 as amended by the House, and the bill passed the House by the following vote: Yeas, 94; nays, 3; not voting, 1.


Voting nay: Representatives Bender, Ehlers, Sprague.

Not voting: Representative Owen.

Substitute Senate Bill No. 2375 as amended by the House, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.
SENATE BILL NO. 2131, by Senators McDermott, Gaspard and Morrison (by State Superintendent of Public Instruction request):

Appropriating moneys to surplus and donated food commodities revolving fund for 79-81 biennium.

The bill was read the second time.

MOTION

On motion of Mr. Salatino, further consideration of Senate Bill No. 2131 was deferred, and the bill was ordered placed on the calendar following Substitute Senate Bill No. 2439.

SUBSTITUTE SENATE BILL NO. 2482, by Committee on Commerce (originally sponsored by Senators Van Hollebeke, Odegaard and Wanamaker – by Department of Commerce and Economic Development request):

Revising laws regulating business regulations.

The bill was read the second time.

On motion of Mr. Salatino, the rules were suspended, the second reading considered the third, and Substitute Senate Bill No. 2482 was placed on final passage.

Mr. Warnke spoke in favor of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute Senate Bill No. 2482, and the bill passed the House by the following vote: Yeas, 95; nays, 0; not voting, 3.


Not voting: Representatives Martinis, Newhouse, Owen.

Substitute Senate Bill No. 2482, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

ENGROSSED SENATE BILL NO. 2736, by Senators Lee, von Reichbauer and Wanamaker:

Authorizing the interagency committee on outdoor recreation to produce a state recreation guide.

The bill was read the second time.

On motion of Mr. Salatino, the rules were suspended, the second reading considered the third, and Engrossed Senate Bill No. 2736 was placed on final passage.

Ms. Hurley spoke in favor of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 2736, and the bill passed the House by the following vote: Yeas, 94; nays, 1; not voting, 3.


Voting nay: Representative Valle.

Not voting: Representatives Knowles, Newhouse, Owen.
Engrossed Senate Bill No. 2736, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

ENGROSSED SUBSTITUTE SENATE BILL NO. 2532, by Committee on Social and Health Services (originally sponsored by Senator Day):

Permitting hospital districts to mortgage property.

The bill was read the second time.

Committee on Social and Health Services recommendation: Majority, do pass as amended. (For amendments, see Journal, 20th Day ex. sess., April 9, 1979.)

On motion of Mr. Adams, the committee amendments were adopted.

On motion of Mr. Salatino, the rules were suspended, the second reading considered the third, and Engrossed Substitute Senate Bill No. 2532 as amended by the House was placed on final passage.

Representatives North and Teutsch spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute Senate Bill No. 2532 as amended by the House, and the bill passed the House by the following vote: Yeas, 95; nays, 0; not voting, 3.


Not voting: Representatives Berentson, Owen, Polk.

Engrossed Substitute Senate Bill No. 2532 as amended by the House, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE SENATE BILL NO. 2439, by Committee on Natural Resources (originally sponsored by Senators Gallaghan, Newschwander and Talley):

Establishing penalties for fisheries violations.

The bill was read the second time.

Committee on Natural Resources recommendation: Majority, do pass as amended. (For amendments, see Journal, 53rd Day, March 1, 1979.)

On motion of Mr. Schmitten, the committee amendments were adopted.

Mr. Jovanovich moved adoption of the following amendment:

On page 1, line 15 after 'thereof' strike 'shall' and insert '((shall))!!!!):

Mr. Jovanovich spoke in favor of the amendment, and Mr. Schmitten spoke against it.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representative Jovanovich to Substitute Senate Bill No. 2439, and the amendment was not adopted by the following vote: Yeas, 33; nays, 60; not voting, 5.


Not voting: Representatives Berentson, Gruger, Owen, Polk, Zimmerman.

Mr. Jovanovich moved adoption of the following amendment:
On page 1, line 20 after "involves" strike "food fish with a total fair market value in excess or two hundred fifty dollars," and insert "salmon and the individual intended to violate the provisions of the fisheries code or the rules or regulations of the director, then"

Mr. Jovanovich spoke in favor of the amendment, and Mr. Schmitten spoke against it.

The amendment was not adopted.

Mr. Jovanovich moved adoption of the following amendment:
On page 2, line 1 after "a" insert "wilful"

Mr. Jovanovich spoke in favor of the amendment, and Mr. Schmitten spoke against it.

The amendment was not adopted.

Mr. Jovanovich moved adoption of the following amendment:
On page 2, line 10 after "be" strike "mandatory" and insert "((mandatory)) discretionary"

Mr. Jovanovich spoke in favor of the amendment.

POINT OF INQUIRY

Mr. Jovanovich yielded to question by Mr. Smith (R).

Mr. Smith (R): "Representative Jovanovich, is this mandatory upon the judge or mandatory upon the director?"

Mr. Jovanovich: "I really don't believe the director should have any authority to punish people. I think the judge in a court of law should be doing the punishing."

Mr. Smith (R) spoke against the amendment.

POINT OF INQUIRY

Mr. Schmitten yielded to question by Mr. Douthwaite.

Mr. Douthwaite: "Representative Schmitten, I'm concerned about the possibility of causing someone to lose his employment through mandatory action from the judge. Would you give me some background? If this law is existing law now, have there been people who have lost their licenses through this? What are the facts presently?"

Mr. Schmitten: "There have been cases where the judge has taken a license, but it is very minimal. I think we see, in the next proviso, where the director may prohibit the issuance of the license. I think that's more important. That gives him the latitude to work and review the issues and if there are extenuating circumstances or litigations, at that point he could determine whether it should be revoked or not."

Mr. Douthwaite spoke in favor of the amendment, and Representatives McDonald, Martinis and Smith (R) spoke against it.

Mr. Jovanovich spoke again in favor of the amendment.

The amendment was not adopted.

Mr. Jovanovich moved adoption of the following amendment:
On page 2, line 11, after "remain" strike "forfeited" and insert "((forfeited)) in effect"

Representatives Jovanovich and Nisbet spoke in favor of the amendment, and Representatives Schmitten and Smith (R) spoke against it.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representative Jovanovich to Substitute Senate Bill No. 2439, and the amendment was not adopted by the following vote:
Yeas, 24; nays, 70; not voting, 4.


Not voting: Representatives Berentson, Blair, Owen, Polk.

Mr. Jovanovich moved adoption of the following amendment:

On page 2, line 15 after "issued" insert "PROVIDED, That it is so ordered by the court"

Mr. Jovanovich spoke in favor of the amendment, and Representatives Schmitten and Smith (R) spoke against it.

Mr. Jovanovich spoke again in favor of the amendment.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representative Jovanovich to Substitute Senate Bill No. 2439, and the amendment was not adopted by the following vote:

Yeas, 22; nays, 70; not voting, 6.


Not voting: Representatives Berentson, Haley, Owen, Polk, Rohrbach, Tupper.

The Clerk read the following amendment by Representative Jovanovich:

On page 2, line 22 after "more" insert "wilful"

With the consent of the House, Mr. Jovanovich withdrew the amendment.

Mr. Schmitten moved adoption of the following amendment by Representatives Schmitten, Vrooman, Dawson, Mitchell, Wilson, Smith (R), Owen, Van Dyken and Houchen:

On page 1, beginning on line 20 strike all material down to and including "imprisonment" on line 25 and insert "Any person taking or possessing salmon in violation of any of the provisions of the fisheries code, or any of the rules or regulations of the director made pursuant thereto, shall, in the event such salmon have a market value greater than two hundred and fifty dollars, be punished by a fine in an amount not more than five thousand dollars. Such fine shall be in addition to any other punishment prescribed for such conduct and shall be imposed along with such punishment in the same proceedings"

Representatives Schmitten, Martinis and Jovanovich spoke in favor of the amendment, and it was adopted.

On motion of Mr. Salatino, the rules were suspended, the second reading considered the third, and Substitute Senate Bill No. 2439 as amended by the House was placed on final passage.

Representatives Schmitten and Vrooman spoke in favor of passage of the bill, and Mr. Jovanovich spoke against it.

ROLL CALL

The Clerk called the roll on the final passage of Substitute Senate Bill No. 2439 as amended by the House, and the bill passed the House by the following vote: Yeas 77; nays, 19; not voting, 2.


Not voting: Representatives Berentson, Owen.

Substitute Senate Bill No. 2439 as amended by the House, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.
On motion of Mr. Salatino, the House resumed consideration of Substitute Senate Bill No. 2957.

SUBSTITUTE SENATE BILL NO. 2957:

The Speaker (Mr. O'Brien presiding) stated the question before the House to be the amendment by Representative Patterson and others to page 3.

Mr. Rohrbach moved adoption of the following amendment by Representatives Rohrbach, Barnes and Craswell to the Patterson amendment:

On page 1, line 15, subsection (a) after "preference" insert "and who may purchase the property at the same price for which the department originally paid at the time of purchase or at fair market value, whichever is less."

Mr. Rohrbach spoke in favor of the amendment to the amendment, and Mr. Patterson spoke against it.

POINT OF INQUIRY

Mr. Rohrbach yielded to question by Mr. Ehlers.

Mr. Ehlers: "Representative Rohrbach, reading this amendment that you have, I'm curious if, in fact, the property under discussion had been added to by the state—an addition put on the structure—I would believe that this is no exclusion to the fact that an addition having been made to the property, that this would mean that the taxpayers in the state would, in fact, have to sell back to the original owner the property, including the improvements, that the department had originally purchased when it was their land. Is that correct?"

Mr. Rohrbach: "Representative Ehlers, as I understand it, I suppose you are technically correct; however, most changes in the property would be detrimental to it. I can hardly stretch my imagination to imagine a case where there would be an improvement to it."

Mr. Ehlers spoke against the amendment to the amendment, and Representatives Jovanovich, Taylor and Rohrbach spoke in favor of it.

POINT OF INQUIRY

Mr. Rohrbach yielded to question by Ms. North.

Ms. North: "Would you clear a point for me? There's an RCW which says that in the case of purchased highway property it first would be offered to a public body for sale and then, I think, to the previous owner and then at auction. Would your amendment change that?"

Mr. Rohrbach: "Representative North, my amendment is to an amendment by Representative Patterson, and his amendment would specify that the former owner of the property would have first preference. My amendment is to his amendment, and my amendment does not change that. Perhaps Representative Patterson would like to answer that."

Mr. Patterson: "Representative North, this bill is clarifying the procedures that the Department of Transportation uses in selling surplus property after the highway has been completed. As you well know, there are certain properties that become available and they offer them for sale. The present law is not very clear and the purpose of this bill is to try to delineate the procedure that will be followed in the agency and in the preferences that will be offered. Until this amendment that I've put on, there would be no preference. All of them would be on an equal footing. In other words, the former owner of the property, the state agency that might want to buy the property, the municipal corporation, adjacent property owners, would all be in the same category and all four or five of them might want to bid on that property. So then the procedure would be that the Department would put it up to auction and it would go to the highest bidder, so long as it shall be no less than the appraised fair market value. This just clarifies the procedure which they are referring to and all I'm trying to do is to add a preference for the former owner."

Ms. North spoke against the amendment to the amendment, and Mr. Jovanovich spoke again in favor of it.

The amendment to the amendment was adopted.

The amendment by Representative Patterson and others as amended was adopted.

On motion of Mr. Patterson, the following amendment to the title was adopted:

On page 1, line 1 of the title after "transportation;" insert "amending section 1, chapter 78, Laws of 1977 1st ex. sess. and RCW 47.12.063;"
On motion of Mr. King, the rules were suspended, the second reading considered the third, and Substitute Senate Bill No. 2957 as amended by the House was placed on final passage.

Mr. Martinis spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute Senate Bill No. 2957 as amended by the House, and the bill passed the House by the following vote: Yeas, 94; nays, 3, not voting, 1.


Voting nay: Representatives Ehlers, North, Sherman.

Not voting: Representative Owen.

Substitute Senate Bill No. 2957 as amended by the House, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE BILL NO. 2131:

The House resumed consideration of the bill on second reading.

On motion of Mr. King, the rules were suspended, the second reading considered the third, and Senate Bill No. 2131 was placed on final passage.

Mr. Thompson spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Senate Bill No. 2131, and the bill passed the House by the following vote: Yeas, 96; nays, 0; not voting, 2.


Not voting: Representatives Garrett, Owen.

Senate Bill No. 2131, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

On motion of Mr. King, the House reverted to the fifth order of business.

REPORTS OF STANDING COMMITTEES

April 9, 1979

HOUSE BILL NO. 871, Prime Sponsor: Representative Wilson, making biennial appropriations for operations and capital improvements of the department of transportation, the urban arterial board and the board of pilotage commissioners. Reported by Committee on Transportation.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Wilson, Co-Chairman; Martinis, Co-Chairman; Bender, Clayton, Dawson, Eberle, Erak, Gallagher, Garrett, Isaacs, McCormick, Sherman, Smith (C), Struthers, Walk.

April 9, 1979

HOUSE BILL NO. 872, Prime Sponsor: Representative Martinis, making appropriations to the department of transportation. Reported by Committee on Transportation.
MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Wilson, Co-Chairman; Martinis, Co-Chairman; Bender, Charnley, Clayton, Dawson, Eberle, Erak, Gallagher, Garrett, Isaacson, Patterson, Sherman, Smith (C), Sprague, Struthers, Walk.

April 9, 1979

HOUSE BILL NO. 1084, Prime Sponsor: Representative Zimmerman, relating to counties. Reported by Committee on Local Government.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Charnley, Co-Chairman; Zimmerman, Co-Chairman; Brekke, Brown, Garrett, Keller, North, Rosbach, Schmitten, Teutsch, Van Dyken, Whiteside.

April 9, 1979

ENGROSSED SECOND SUBSTITUTE SENATE BILL NO. 3033, Prime Sponsor: Senator Gaspard, changing the laws concerning irrigation districts. Reported by Committee on Agriculture.

MAJORITY recommendation: Do pass with the following amendment:

Strike everything after the enacting clause and insert:

NEW SECTION. Section 1. The legislature finds that a significant potential exists for the development of the hydroelectric generation capabilities of present and future irrigation systems serving irrigation districts. The legislature also finds that the development of such hydroelectric generation capabilities is beneficial to the present and future electrical needs of the citizens of the state of Washington, furthering a state purpose and policy, and is in the public interest. The legislature further finds that it is necessary to revise and add to the authority of irrigation districts to obtain the most favorable interest rates possible in the financing of irrigation district projects which serve the agricultural community and hydroelectric facilities. It is the intent of the legislation to provide districts with the authority to develop these hydroelectric generation capabilities in connection with irrigation facilities. Further, it is the intent of the legislature that the development of hydroelectric generation capabilities pursuant to this 1979 act not become the sole purpose or function of irrigation districts in existence on the effective date of this 1979 act, nor become a major function of irrigation districts created after that date. Nothing herein shall authorize an irrigation district to sell electric power or energy to any municipal corporation not engaged in the distribution of electric power or energy.

Sec. 2. Section 2, chapter 138, Laws of 1923 as last amended by section 1, chapter 206, Laws of 1967 and RCW 87.03.015 are each amended to read as follows:

Any irrigation district, operating and maintaining an irrigation system, in addition to other powers conferred by law, shall have authority:

1. To purchase and sell electric power to the inhabitants of the irrigation district for the purposes of irrigation and domestic use, to acquire, construct, and lease dams, canals, plants, transmission lines, and other power equipment and the necessary property and rights therefor and to operate, improve, repair, and maintain the same, for the generation and transmission of electrical energy used in the operation of pumping plants and irrigation systems of the system, and to sell the surplus of any such electrical energy over and above the requirements of the irrigation districts to municipalities, public and private corporations and individuals, on such terms and conditions as the board of directors shall determine) for use in the operation of pumping plants and irrigation systems of the district and for sale to the inhabitants of the irrigation district for the purposes of irrigation and domestic use; and, as a further and separate grant of authority and in furtherance of a state purpose and policy of developing hydroelectric capability in connection with irrigation facilities, to construct, finance, acquire, own, operate, and maintain, alone or jointly with other irrigation districts, boards of control, other municipal or quasi municipal corporations or cooperatives authorized to engage in the business of distributing electricity, or electrical companies subject to the jurisdiction of the utilities and transportation commission, hydroelectric facilities including but not limited to dams, canals, transmission lines, other power equipment, and the necessary property and rights therefor, located within or outside the district, for the purpose of utilizing for the generation of electricity, water power made available by and as a part of the irrigation water storage, conveyance, and distribution facilities, waste ways, and drainage water facilities which serve irrigation districts, and to sell any and all of the electric energy generated at any such hydroelectric facilities or the irrigation district's share of such energy, to municipal or quasi municipal corporations and cooperatives authorized to engage in the business of distributing electricity, and electrical companies subject to the jurisdiction of the utilities and transportation commission, or to other irrigation districts, and on such terms and conditions as the board of directors shall determine, and to enter into contracts with other irrigation districts, boards of control, other municipal or quasi municipal corporations and cooperatives authorized to engage in the business of distributing electricity, and electrical companies subject to the jurisdiction of the utilities and transportation commission: PROVIDED, That no contract entered into by (such) the board of directors of any irrigation district for the sale of electrical energy (to continue) from such hydroelectric facility for a period longer than (ten) forty years from the date of commercial operation of such hydroelectric facility shall be binding on the district.

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until ratified by a majority vote of the electors of the district at an election therein, called, held and canvassed for that purpose in the same manner as that provided by law for district bond elections.

(2) To construct, repair, purchase, maintain or lease a system for the sale or lease of water to the owners of irrigated lands within the district for domestic purposes.

(3) To construct, repair, purchase, lease, acquire, operate and maintain a system of drains, sanitary sewers, and sewage disposal or treatment plants as herein provided.

(4) To assume, as principal or guarantor, any indebtedness to the United States under the federal reclamation laws, on account of district lands.

(5) To maintain, repair, construct and reconstruct ditches, laterals, pipe lines and other water conduits used or to be used in carrying water for irrigation of lands located within the boundaries of a city or town or for the domestic use of the residents of a city or town where the owners of land within such city or town shall use such ((irrigation)) works to carry water to the boundaries of such city or town for irrigation, domestic or other purposes within such city or town, and to charge to such city or town the pro rata proportion of the cost of such maintenance, repair, construction and reconstruction work in proportion to the benefits received by the lands served and located within the boundaries of such city or town, and if such cost is not paid, then and in that event said irrigation district shall have the right to prevent further water deliveries through such ((irrigation)) works to the lands located within the boundaries of such city or town until such charges have been paid.

(6) To acquire, install and maintain as a part of the irrigation district's water system the necessary water mains and fire hydrants to make water available for fire fighting purposes; and in addition any such irrigation district shall have the authority to repair, operate and maintain such hydrants and mains.

(7) To enter into contracts with ((another)) other irrigation ((district-or)) districts ((or)), boards of control ((of)), municipal or quasi municipal corporations and cooperatives authorized to engage in the business of distributing electricity, and electrical companies subject to the jurisdiction of the utilities and transportation commission to jointly acquire, construct, own, operate, and maintain ((for, or partially for, such district or districts—board of control;)) irrigation ((and-drainage)) water, domestic water, drainage and sewerage works, and electrical power works to the same extent as authorized by subsection (1) of this section, or portions of such works((where it is concerned with, and will be affected by, the operation and maintenance thereof)).

(8) To acquire from a water district wholly within the irrigation district's boundaries, by a conveyance without cost, the water district's water system and to operate the same to provide water for the domestic use of the irrigation district residents. As a part of its acceptance of the conveyance the irrigation district must agree to relieve the water district of responsibility for maintenance and repair of the system. Any such water district is authorized to make such a conveyance if all indebtedness of the water district, except local improvement district bonds, has been paid and the conveyance has been approved by a majority of the water district's electors voting at a general or special election.

This section shall not be construed as in any manner abridging any other powers of an irrigation district conferred by law.

Sec. 3. Section 11, page 677, Laws of 1889-90 as last amended by section 5, chapter 129, Laws of 1921 and RCW 87.03.115 are each amended to read as follows:

The directors of the district shall organize as a board and shall elect a president from their number, and appoint a secretary, who shall keep a record of their proceedings. The office of the directors and principal place of business of the district shall be at some place in the county in which the organization was effected, to be designated by the directors. The directors shall hold a regular monthly meeting at their office, on the first Tuesday in every month, or on such other day in each month as the board shall direct in their bylaws, and may adjourn any meeting from time to time as may be required for the proper transaction of business. Special meetings ((imply)) shall be called ((at any time by order of a majority of the directors, but in case all directors do not join in said order, the secretary shall give the members not joining, five days' notice of such meeting, which notice shall specify what business shall be transacted, and none other than that specified shall be transacted at such special meeting: PROVIDED. That if all members of the board are present, no order for said special meeting shall be necessary and any business may be transacted at such special meeting as could be transacted at a regular meeting)) and conducted in the manner required by chapter 42.30 RCW. All meetings of the directors must be public. A majority of the directors shall constitute a quorum for the transaction of business, and in all matters requiring action by the board there shall be a concurrence of at least a majority of the directors. All records of the board shall be open to the inspection of any electors during business hours. The board shall have the power, and it shall be its duty, to adopt a seal of the district, to manage and conduct the business and affairs of the district, to make and execute all necessary contracts, to employ and appoint such agents, officers and employees as may be necessary and prescribe their duties, and to establish equitable bylaws, rules and regulations for the government and management of the district, and for the equitable distribution of water to the lands within the district, upon the basis of the beneficial use thereof, and generally to perform all such acts as shall be necessary to fully carry out the provisions of this chapter((including the acquisition, construction and operation and maintenance of drainage works and wasteways)): PROVIDED, That all water, the right to the use of which is acquired by the district under any contract with the United States shall be distributed and apportioned by the district in accordance with the acts of congress, and rules and regulations of the secretary of the interior until full reimbursement has been made to the United States, and in accordance with the provisions of said contract in relation thereto. The bylaws, rules and regulations must be printed in convenient form for distribution in the district. All leases, contracts, or other form of holding any interest in any state or other public lands shall be, and the same are
hereby declared to be title to and evidence of title to lands and for all purposes within this act, shall be
treated as the private property of the lessee or owner of the contractual or possessory interest: PROVIDED,
That nothing in this section shall be construed to affect the title of the state or other public ownership, nor
shall any lien for such assessment attach to the fee simple title of the state or other public ownership. The
board of directors shall have authority to develop and to sell, lease, or rent the use of: (1) Water ((or
power)) derived from the operation of the district ((irrigation or drainage works for delivery to occupants of
public or other lands situated within or adjacent to the district, or to municipal corporations, at such prices
and on such terms as it deems best)) water facilities to such municipal and quasi municipal entities, the state
of Washington, and state entities and agencies, public and private corporations and individuals located
within and outside the boundaries of the district and on such terms and conditions as the board of directors
shall determine; and (2) power derived from hydroelectric facilities authorized by RCW 87.03.015(1) as now
or hereafter amended, to such municipal or quasi municipal corporations and cooperatives authorized to
engage in the business of distributing electricity, electrical companies subject to the jurisdiction of the utili-
ties and transportation commission, and other irrigation districts and on such terms and conditions as the
board of directors shall determine: PROVIDED, No water ((or power)) shall be furnished for use outside of
said district until all demands and requirements for water ((and power)) for use in said district are furnished
and supplied by said district: AND PROVIDED FURTHER, That as soon as any public lands situated
within the limits of the district shall be acquired by any private person, or held under any title of private
ownership, the owner thereof shall be entitled to receive his proportion of water as in case of other land
owners, upon payment by him of such sums as shall be determined by the board, and at the time to be fixed
by the board, when such method of measurement as is determined by the board shall have been utilized.
Said lands on the basis of equality with other lands in the district as to benefits received, and giving credit if
equitable for any sums paid as water rent by the occupant of said lands prior to the vesting of private own-
nership, and such lands shall also become subject to all taxes and assessments of the district thereafter
imposed.

NEW SECTION, Sec. 4. There is added to chapter 87.03 RCW a new section to read as follows:

For the purpose of developing hydroelectric generation capabilities in connection with irrigation facili-
ties, the board of directors of an irrigation district shall have the power, in accordance with procedures pro-
vided in this chapter, to acquire, either by purchase or condemnation, or other legal means, all lands, waters,
water rights, and other property located within or outside the boundaries of the district necessary for the
construction, use, supply, maintenance, repair, or improvement of hydroelectric facilities to the extent autho-
ized by RCW 87.03.015(1), as now or hereafter amended.

Irrigation districts are prohibited from condemning: (1) Any hydroelectric power plants, hydroelectric
power sites, power lines or other power facilities or any lands, water rights, or other property of municipal
and quasi municipal corporations, cooperatives authorized to engage in the business of distributing electric-
ity, and electrical companies subject to the jurisdiction of the utilities and transportation commission; and
(2) water rights held by private individual landowners where such waters are being put to beneficial use.

Sec. 5. Section 37, page 690, Laws of 1889–90 as last amended by section 7, chapter 171, Laws of 1939
and RCW 87.03.445 are each amended to read as follows:

The cost and expense of purchasing and acquiring property, and construction, reconstruction, extension
and betterment of the works and improvements herein provided for, and the expenses incidental thereto, and
indebtedness to the United States for district lands assumed by the district, and for the carrying out of the
purposes of this chapter, may be paid for by the board of directors out of the funds received from bond sales
as well as other district funds.

For the purpose of defraying the costs and expenses of the organization of the district, and of the care,
operation, management, maintenance, repair and improvement of the district and its irrigation water,
domestic water, ((electrical)) electric power, drainage, or ((telephone system and appliances)) sewer facili-
ties or of any portion thereof, or for the payment of any indebtedness due the United States or the state of
Washington, or for the payment of district bonds, the board may either fix rates or tolls and charges, and
collect the same from all persons for whom district service is made available for irrigation water, domestic
water, electric ((energy)) power, drainage or sewerage, and other purposes, or ((they)) it may provide for
the payment of said costs and expenses by a levy of assessment therefor, or by both said rates or tolls and
charges and assessment((, if by the latter method; such levy)).

If the assessment method is utilized, the levy of assessments shall be made on the completion and
equalization of the assessment roll each year, and the board shall have the same powers and functions for the
purpose of said levy as possessed by it in case of levy to pay bonds of the district. The procedure for the
collection of assessments by such levy shall in all respects conform with the provisions of this chapter, relat-
ing to the collection of assessments for the payment of principal and interest of bonds herein provided for,
and shall be made at the same time.

If the rates or tolls and charges method is adopted in whole or in part, the secretary shall deliver to the
board of directors, within the time for filing the assessment roll, a schedule containing the names of the
((persons to whom the toll is to be charged or to whom the property is assessed, the description)) owners or
reputed owners, as shown on the rolls of the county treasurer as of the first Tuesday in November of each
year such a schedule is filed of the various parcels of land against which rates or tolls and charges are to be
levied, the description of each such parcel of land and the amount to be charged against each parcel for
irrigation water, domestic water, electric power, drainage, sewerage and other ((public uses)) district costs
and expenses. Said schedule of rates or tolls and charges shall be equalized pursuant to the same notice, in
the same manner, at the same time and with the same legal effect as in the case of assessments. Such
erally the nature of the proposed improvement; that bonds for such local improvement district are proposed to be issued as the bonds of the irrigation district, or that a contract is proposed to be entered into between the owner of real property within the proposed local improvement district, as shown on the rolls of the county within said described boundaries are proposed to be noticed to the owner of real property as aforesaid. Such notice shall state that the lands proposed to be levied for the delivery or disposal of a stated quantity of water imposed by contract entered into or administered by the district's board of directors. As an alternative method of imposing, collecting, and enforcing such rates or tolls and charges, the board may also base such rates or tolls and charges upon the quantity of irrigation water, domestic water, or electric power delivered, or drainage or sewage disposed of, and may fix a minimum rate or toll and charge to be paid by each parcel of land or use within the district for the delivery or disposal of a stated quantity of each such service with a graduated charge for additional quantities of such services delivered or disposed of.

If the board elects to utilize this alternative method of imposing, collecting, and enforcing such rates or tolls and charges, there shall be no requirement that the schedule referred to in the preceding paragraph be prepared, be filed with the board of directors by the secretary, be equalized, or be filed with a county treasurer. The board shall enforce collection of such rates or tolls and charges against property to which and its owners to whom the service is available, such rates or tolls and charges being deemed charges against the property to which the service is available. The board may provide by resolution that where such rates or tolls and charges are delinquent for any specified period of time, the district shall certify the delinquencies to the treasurer of the county in which the real property is located, and the charges and any penalties added thereto interest thereon at the rate not to exceed twelve percent per annum fixed by resolution shall be a lien against the property to which the service was available, subject only to the lien for general taxes. The district may, at any time after such rates or tolls and charges and penalties provided for herein are delinquent for a period of one year, bring suit in foreclosure by civil action in the superior court of the county in which the real property is situated. The court may allow, in addition to the costs and disbursements provided by statute, such attorney's fees as it may adjudge reasonable. The action shall be in rem against the property, and in addition may be brought in the name of the district against an individual, or against all of those who are delinquent, in one action, and the rules of the court shall control as in other civil actions. The board may in the same year use the assessment method for part of the lands in the district and the rates or tolls and charges method for the remaining lands in the district in such proportion as it may deem advisable for the best interest of the district.

(All tolls and charges levied shall also at once become and constitute an assessment upon and against the lands for which they are levied, with the same force and effect, and the same manner of enforcement, and with the same rate of interest from date of delinquency, in case of nonpayment, as other district assessments).

The procedures herein provided for the collection and enforcement of rates, tolls and charges also shall be applicable and available to the districts board of directors for the collection and enforcement of charges for water imposed by contract entered into or administered by the district's board of directors.

Sec. 6. Section 2, chapter 31, Laws of 1933 and RCW 87.03.450 are each amended to read as follows:

All income derived from the sale, delivery and distribution of electrical energy, shall be deposited with the county treasurer of the county in which the office of the board of directors of the district is located, and shall be apportioned to such fund or funds of the district authorized by law, as the board of directors shall deem advisable (PROVIDED, That such income, or any part of the same, may, upon a favorable vote of the electors of the district at an election therein called, held and canvassed for that purpose, in the same manner as that provided by law for district bond elections, be pledged, in addition to income from district assessments), including, but not limited to the payment of district bonds or any portion of the same (on the face of which the substance of such pledge must be endorsed;) for which such revenues have been pledged and thereafter said income, or such portion thereof so pledged, shall be placed by the county treasurer to the credit of the fund from which said bonds are required to be paid until the same or the portion thereof secured by such pledge are fully paid.

Sec. 7. Section 11, chapter 162, Laws of 1917 as last amended by section 1, chapter 70, Laws of 1970 ex. sess. and RCW 87.03.485 are each amended to read as follows:

In the event that the said board shall approve said petition, the board shall fix a time and place for the hearing thereof and shall publish a notice once a week for two consecutive weeks preceding the date of such hearing and the last publication shall not be more than seven days before such date and shall mail such notice on or before the second publication date by first class mail, postage prepaid, to each owner or reputed owner of real property within the proposed local improvement district, as shown on the rolls of the county treasurer as of a date not more than twenty days immediately prior to the date such notice was mailed. Such notice must be published in a newspaper of general circulation in each county in which any portion of the land proposed to be included in such local improvement district lies. Such notice shall state that the lands within said described boundaries are proposed to be organized as a local improvement district, stating generally the nature of the proposed improvement; that bonds for such local improvement district are proposed to be issued as the bonds of the irrigation district, or that a contract is proposed to be entered into between
the district and the United States or the state of Washington, or both, that the lands within said local improvement district are to be assessed for such improvement, that such bonds or contract will be a primary obligation of such local improvement district and a general obligation of the irrigation district and stating a time and place of hearing thereon. At the time and place of hearing named in said notice, all persons interested may appear before the board and show cause for or against the formation of the proposed improvement district and the issuance of bonds or the entering into of a contract as aforesaid. Upon the hearing the board shall determine as to the establishment of the proposed local improvement district. Any landowner whose lands can be served or will be benefited by the proposed improvement, may make application to the board at the time of hearing to include such land and the board of directors in such cases shall, at its discretion, include such lands within such district. The board of directors may exclude any land specified in said notice from said district provided, that in the judgment of the board, the inclusion thereof will not be practicable.

As an alternative plan and subject to all of the provisions of this chapter, the board of directors may initiate the organization of a local improvement district as herein provided. To so organize a local improvement district the board shall adopt and record in its minutes a resolution specifying the lands proposed to be included in such local improvement district or by describing the exterior boundaries of such proposed district or by both. Said resolution shall state generally the plan, character and extent of the proposed improvements, that the land proposed to be included in such improvement district will be assessed for such improvements; that coupon bonds of the irrigation district will be issued or a contract entered into as hereinabove in this section provided to meet the cost thereof and that such bonds or contract will be a primary obligation of such local improvement district and a general obligation of the irrigation district. Said resolution shall fix a time and place of hearing thereon and shall state that unless a majority of the holders of title or of evidence of title to lands within the proposed local improvement district file their written protest at or before said hearing, consent to the improvement will be implied.

A notice containing a copy of said resolution must be published once a week for two consecutive weeks preceding the date of such hearing and the last publication shall not be more than seven days before such date, and shall be mailed on or before the second publication date by first class mail, postage prepaid, to each owner or reputed owner of real property within the proposed local improvement district, as shown on the rolls of the county treasurer as of a date not more than twenty days immediately prior to the date such notice was mailed, and the hearing thereon shall not be held in less than twenty days from the adoption of such resolution. Such notice must be published in one newspaper, of general circulation, in each county in which any portion of the land proposed to be included in such local improvement district lies. Said hearing shall be held and all subsequent proceedings conducted in accordance with the provisions of this act relating to the organization of local improvement districts initiated upon petition.

Sec. 8. Section 1, chapter 57, Laws of 1949 as amended by section 1, chapter 74, Laws of 1973 and RCW 87.28.010 are each amended to read as follows:

The board of directors of any irrigation district in this state which is furnishing or may furnish irrigation water, domestic water ((service)), electric power ((service, a system of drainage, or a system of sanitary sewer and sewage disposal or treatment plants)), drainage or sewerage services for which rates or tolls and charges are imposed or contract payments made, or any combination of such services, shall have authority to issue and sell bonds of the district payable from revenues derived from district rates or tolls and charges or contract payments for such service or services ((for the benefit of such service and the facilities therefor)), and ((the)) to pledge such revenues from one or more of ((the)) such services ((may be pledged)) for the payment and retirement of bonds issued for ((water, sewer, and electric)) irrigation water, domestic water, electric power, and drainage or sewer improvements: PROVIDED. That nothing in this section shall authorize a district which is not on March 8, 1973, engaged in providing electrical service permission to pledge revenue from water and sewer service to support the issuance of revenue bonds for the acquisition or construction of electrical power facilities other than those authorized by RCW 87.03.015(1), as now or hereafter amended.

Sec. 9. Section 2, chapter 57, Laws of 1949 as last amended by section 2, chapter 74, Laws of 1973 and RCW 87.28.020 are each amended to read as follows:

Said bonds shall be in such form as the board of directors shall determine ((and shall be payable to bearers, shall be in denominations of not more than one hundred dollars nor more than five thousand dollars, shall be numbered from one up consecutively, shall bear the date of their issue, shall be payable at such time or times up to a maximum period of not to exceed forty years)); shall be in bearer form or registered as to principal or interest or both, and may provide for conversion between registered and coupon bonds; shall be in such denominations, shall be numbered, shall bear such date and shall be payable at such time or times up to a maximum of not to exceed forty years as shall be determined by the board of directors; shall bear interest at ((a)) such rate or rates ((a)), payable at such time or times as authorized by the board of directors ((payable semiannually, evidenced by coupons attached to said bonds)); shall be payable at the office of the county treasurer of the county in which the principal office of the district is located or at such other place as the board of directors shall provide and specify in the bonds; shall be executed by the president of the board of directors and attested and sealed by the secretary thereof and may have facsimile signatures of the president and secretary imprinted on the interest coupons in lieu of original signatures and the facsimile seal of the district and the facsimile signature of either the president or the secretary on the bonds in lieu of a manual signature. Said bonds may provide that the same or any part thereof at the option of the board of directors may be redeemed in advance of maturity on any interest payment date upon the terms and conditions established by the board, may include in the amount of the issue funds for the purpose of paying interest on the bonds during the period of construction of the facility being financed by the proceeds.
of the bonds, and may include in the amount of the issue funds for the purpose of establishing, maintaining, or increasing reserves in the manner, for the purposes, and subject to the restrictions set forth in RCW 39.44.140.

Sec. 10. Section 3, chapter 57, Laws of 1949 as amended by section 3, chapter 74, Laws of 1973 and RCW 87.28.030 are each amended to read as follows:

The board of directors of the issuing district shall have authority and is required to create a special fund ((to be designated revenue bond fund)) or funds to be carried in said county treasurer's office for the account of the district for the sole purpose of paying the interest and principal of such bonds. The board of directors of the issuing district shall obligate and bind the district to set aside and pay into such special fund or funds a fixed proportion, or any fixed amount of and not exceeding a fixed proportion of, or a fixed amount or amounts without regard to any fixed proportion of the gross revenues from the charges made by the district for the irrigation water, domestic water, electric power, drainage, or sewer service, or any combination of such services as the case may be, for which the bonds are issued, and such bonds and the interest thereon shall be payable only out of such special fund or funds but shall be a lien and charge against all revenues received for ((such)) the service or services or ((such)) the revenues of which are pledged to such fund or funds and payments received from any utility local improvement district or districts pledged to secure such bonds, subject only to operating and maintenance expenses of such service.

Sec. 11. Section 4, chapter 57, Laws of 1949 and RCW 87.28.035 are each amended to read as follows:

In creating such special fund or funds the board of directors of the district shall have due regard for the cost of the operation and maintenance of the district system required by the district to furnish said irrigation water, domestic water, electric power, drainage, or sewer service, as the case may be, and shall not set aside into such special fund a greater amount or proportion of the revenue of such service or services, than, in its judgment, will be available over and above such cost of maintenance and operation and the amount or proportion, if any, of the revenue (()) previously pledged to such special fund or funds.

Sec. 12. Section 5, chapter 57, Laws of 1949 and RCW 87.28.040 are each amended to read as follows:

Any such bonds, and interest thereon, issued against ((such)) a special fund as herein provided shall be a valid claim of the holder thereof only as against said special fund or funds and its fixed proportion or amount of the ((amount)) revenue pledged to such fund or funds and shall not constitute a general indebtedness against the issuing irrigation district. Each such bond shall state upon its face that it is payable from ((such)) a special fund or funds only, naming (()) the special fund or funds and the resolution creating (()) the fund or funds.

Sec. 13. Section 8, chapter 57, Laws of 1949 and RCW 87.28.100 are each amended to read as follows:

When (()) a special fund has been created and (()) bonds have been issued as herein provided, the fixed proportion or amount of (()) the revenues (()) pledged to the payment of the bonds and interest (()) shall be set aside and paid into the special fund (()) monthly as collected, as provided in the resolution creating the fund, and in case any irrigation district shall fail thus to set aside and pay said fixed proportion or amount as aforesaid, the holder of any bond against (()) the special fund may bring appropriate court action against the district and compel such setting aside and payment.

Sec. 14. Section 9, chapter 57, Laws of 1949 and RCW 87.28.103 are each amended to read as follows:

When the (()) directors of the district have decided to issue revenue bonds as herein provided, they shall call a special election in the irrigation district at which election shall be submitted to the electors thereof possessing the qualifications prescribed by law the question whether revenue bonds of the district in the amount and payable according to the plan of payment adopted by the board and for the purposes therein stated shall be issued. Said election shall be called, noticed, conducted and canvassed in the same manner as provided by law for irrigation district elections to authorize an original issue of bonds payable from revenues derived from annual assessments upon the real property in the district; PROVIDED, That the board of directors shall have full authority to issue revenue bonds as herein provided payable within a maximum period of (()) forty years without a special election: AND PROVIDED, FURTHER, That any irrigation district indebted to the state of Washington shall get the written consent of the director of the department of (()) ecology prior to the issuance of said revenue bonds.

NEW SECTION. Sec. 15. There is added to chapter 87.03 RCW a new section to read as follows:

Every member of an irrigation district board of directors is subject to recall and discharge by the legal voters of such district pursuant to the provisions of chapter 29.82 RCW.

NEW SECTION. Sec. 16. There is added to chapter 87.03 RCW a new section to read as follows:

As used in this chapter, the term 'county treasurer' means the treasurer of the district under RCW 87.03.440.

NEW SECTION. Sec. 17. There is added to chapter 87.28 RCW a new section to read as follows:

As used in this chapter, the term 'county treasurer' means the treasurer of the district under RCW 87.03.440.

NEW SECTION. Sec. 18. There is added to chapter 87.28 RCW a new section to read as follows:

Irrigation districts may also issue interest bearing warrants to provide interim financing pending the issuance of district revenue bonds. The items, form and content, and the manner of the issuance and sale of such interest bearing warrants as well as any covenants for the redemption of such warrants shall be established by resolution of the district's board of directors.

NEW SECTION. Sec. 19. There is added to chapter 87.28 RCW a new section to read as follows:

Any irrigation district shall have the power to establish utility local improvement districts within its territory and to levy special assessments within such utility local improvement districts in the same manner.
as provided for irrigation district local improvement districts: PROVIDED, That it must be specified in any petition for the establishment of a utility local improvement district that the sole purpose of the assessments levied against the real property located within the utility local improvement district shall be the payment of the proceeds of those assessments into the revenue bond fund for the payment of revenue bonds, that no warrants or bonds shall be issued in any such utility local improvement district, and that the collection of interest and principal on all assessments in such utility local improvement district, when collected, shall be paid into the revenue bond fund.

NEW SECTION. Sec. 20. There is added to chapter 87.28 RCW a new section to read as follows:

The board of directors of any irrigation district may by resolution convert any then existing local improvement district into a utility local improvement district at any time prior to the adoption of a resolution approving and confirming the initial assessment roll of such local improvement district. The resolution so converting the local improvement district shall provide for the payment of the special assessments levied in that district into the special fund established or to be established for the payment of revenue bonds issued to defray the cost of the local improvement district.

NEW SECTION. Sec. 21. There is added to chapter 87.28 RCW a new section to read as follows:

The board of directors may make such covenants as it may deem necessary to secure and guarantee the payment of the principal of and interest on revenue bonds of the district, including but not being limited to covenants for: The establishment and maintenance of adequate reserves to secure or guarantee the payment of such principal and interest; the protection and disposition of the proceeds of sale of such bonds; the use and disposition of the gross revenues of the service or services of the district providing revenues for the payment of such bonds and any additions or betterments thereto or extensions thereof; the use and disposition of any utility local improvement district assessments; the creation and maintenance of funds for renewals and replacements of the service or services providing revenues for the payment of such bonds; the establishment and maintenance of rates and charges adequate to pay principal and interest of such bonds and to maintain adequate coverage over debt service; the maintenance, operation, and management of the service or services providing revenues for the payment of such bonds and the accounting, insuring, and auditing of the business in connection therewith; the terms upon which such bonds or any of them may be redeemed at the election of the district; limitations upon the right of the district to dispose of its service or services providing revenues for the payment of such bonds or any part thereof; the appointment of trustees, depositaries, and paying agents to receive, hold, disburse, invest, and reinvest all or any part of the income, revenue, and receipts of the district; and the board of directors may make such other covenants as it may deem necessary to accomplish the most advantageous sale of such bonds. The board of directors may also provide that revenue bonds payable out of the same source or sources may later be issued on a parity with any revenue bonds being issued and sold.

NEW SECTION. Sec. 22. There is added to chapter 87.28 RCW a new section to read as follows:

The board of directors of any irrigation district may, by resolution, without submitting the matter to the voters of the district, provide for the issuance of refunding revenue bonds to refund one or more of the following: Outstanding assessment bonds, revenue bonds, contracts with the United States or state of Washington, or any part thereof, and all outstanding local improvement district bonds, at maturity thereof, or before maturity thereof if they are subject to call for prior redemption or if all of the holders thereof consent thereto. The refunding bonds shall be issued in the manner and for the purposes set forth in chapter 39.53 RCW.

Whenever district bonds or contracts payable in whole or part from assessments have been refunded pursuant to this section, all assessments remaining unpaid shall thereafter when collected be paid into the revenue bond redemption fund established for payment of the refunding revenue bonds, and the cash balances, if any, in the reserve or guaranty funds for such refunded bonds and the proceeds received from any other assets owned by such funds shall be used in whole or in part as a reserve or guaranty fund for the refunding revenue bonds or be transferred in whole or in part to any other funds of the district as the board of directors may determine. In the event that any warrants are outstanding against the local improvement guaranty fund of the district at the time of the issuance of such refunding revenue bonds, said bonds shall be issued in an amount sufficient also to fund and pay such outstanding warrants.

NEW SECTION. Sec. 23. If any provision of this 1979 act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected.

NEW SECTION. Sec. 24. This act is necessary for the immediate preservation of the public peace, health, and safety, the support of the state government and its existing public institutions, and shall take effect immediately.

Signed by Representatives Kreidler, Executive Chairman; Fancher, Co-Chairwoman; Becker, Clayton, Hastings, Scott, Van Dyken.

MOTIONS

On motion of Mr. King, all bills listed on today's supplemental agenda under the fifth order of business were passed to Committee on Rules for second reading.

On motion of Mr. King, the House advanced to the eighth order of business.
On motion of Mr. King, SENATE BILL NO. 2023, ENGROSSED SUBSTITUTE SENATE BILL NO. 2336, ENGROSSED SENATE BILL NO. 2338, ENGROSSED SUBSTITUTE SENATE BILL NO. 2415 and SUBSTITUTE SENATE BILL NO. 2744 were rereferred from Committee on Rules to Committee on Appropriations.

On motion of Mr. King, SUBSTITUTE HOUSE BILL NO. 21, HOUSE BILL NO. 182, HOUSE BILL NO. 1109, SUBSTITUTE HOUSE BILL NO. 1147 and HOUSE BILL NO. 1207 were rereferred from Committee on Appropriations to Committee on Rules.

On motion of Mr. King, the House reverted to the sixth order of business.

SECOND READING

MOTION

On motion of Mr. King, SUBSTITUTE SENATE BILL NO. 2238 was rereferred from the second reading calendar to Committee on Appropriations.

MOTION

On motion of Mr. King, the House adjourned until 9:30 a.m., Wednesday, April 11, 1979.

JOHN BAGNARIOL, Speaker
DUANE BERENTSON, Speaker

DEAN R. FOSTER, Chief Clerk
VITO T. CHIECHI, Chief Clerk
The House was called to order at 11:00 a.m. by Speaker Berentson. The Clerk called the roll and all members were present.

The flag was escorted to the rostrum by a Sergeant at Arms Color Guard, Pages Valerie White and Christine Griffith. Prayer was offered by The Reverend Wallace Misterek of the Trinity Lutheran Church of Olympia.

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

MESSAGE FROM THE SENATE

April 10, 1979

Mr. Speaker:
The Senate has passed:

SUBSTITUTE HOUSE BILL NO. 78,
SUBSTITUTE HOUSE BILL NO. 962,

and the same are herewith transmitted.

Sidney R. Snyder, Secretary.

REPORTS OF STANDING COMMITTEES

April 9, 1979

HOUSE BILL NO. 261, Prime Sponsor: Representative Adams, authorizing the establishment of resource exemptions for general assistance to unemployable persons. Reported by Committee on Appropriations.

MAJORITY recommendation: Do pass. Signed by Representatives Blair, Co-Chairman; Thompson, Co-Chairman; Becker, Chandler, Douthwaite, Ehlers, Heck, Hughes, Keller, Maxie, McDonald, Nisbet, Taller, Taylor, Valle, Vrooman, Warnke, Williams, Zimmerman.

Passed to Committee on Rules for second reading.

HOUSE BILL NO. 418, Prime Sponsor: Representative Grujer, establishing a program for victims of sexual assault. Reported by Committee on Appropriations.

MAJORITY recommendation: The second substitute bill be substituted therefor and the second substitute bill do pass. Signed by Representatives Blair, Co-Chairman; Thompson, Co-Chairman; Amen, Bauer, Becker, Chandler, Deccio, Douthwaite, Ehlers, Grimm, Heck, Hughes, Keller, Maxie, McDonald, Nisbet, Taller, Taylor, Valle, Vrooman, Warnke.

Passed to Committee on Rules for second reading.

HOUSE BILL NO. 554, Prime Sponsor: Representative Adams, assisting shelters for victims of domestic violence. Reported by Committee on Appropriations.

MAJORITY recommendation: The substitute bill by the Committee on Social and Health Services be substituted therefor and the substitute bill do pass. Signed by Representatives Blair, Co-Chairman; Thompson, Co-Chairman; Amen, Bauer, Becker, Chandler, Deccio, Ehlers, Grimm, Heck, Hughes, Keller, Maxie, McDonald, Taller, Valle, Vrooman, Warnke.

Passed to Committee on Rules for second reading.

HOUSE BILL NO. 732, Prime Sponsor: Representative Keller, providing a competitive rating system for insurance. Reported by Committee on Appropriations.

MAJORITY recommendation: The second substitute bill be substituted therefor and the second substitute bill do pass. Signed by Representatives Blair, Co-Chairman; Amen, Barnes,

Passed to Committee on Rules for second reading.

HOUSE BILL NO. 784, Prime Sponsor: Representative Taller, revising the law on the law enforcement officers' and fire fighters' retirement system. Reported by Committee on Appropriations.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Blair, Co-Chairman; Thompson, Co-Chairman; Amen, Bauer, Becker, Deccio, Douthwaite, Ehlers, Grimm, Heck, Hughes, McDonald, Nelson (G.A.), Nisbet, Taller, Valle, Vrooman, Warnke, Zimmerman.

Passed to Committee on Rules for second reading.

ENGROSSED SENATE BILL NO. 2044, Prime Sponsor: Senator Lewis, authorizing golfing organizations to conduct golfing calculatas under the gambling laws. Reported by Committee on Commerce.

MAJORITY recommendation: Do pass with the following amendments:
Strike everything after the enacting clause and insert the following:

"Section 1. Section 2, chapter 218, Laws of 1973 1st ex. sess. as last amended by section 1, chapter 76, Laws of 1977 ex. sess. and by section 1, chapter 326, Laws of 1977 ex. sess. and RCW 9.46.020 are each reenacted and amended to read as follows:

(1) 'Amusement game' means a game played for entertainment in which:
(a) The contestant actively participates;
(b) The outcome depends in a material degree upon the skill of the contestant;
(c) Only merchandise prizes are awarded;
(d) The outcome is not in the control of the operator;
(e) The wagers are placed, the winners are determined, and a distribution of prizes or property is made in the presence of all persons placing wagers at such game; and

(2) Said game is conducted or operated by any agricultural fair, person, association, or organization in such manner and at such locations as may be authorized by rules and regulations adopted by the commission pursuant to this chapter as now or hereafter amended.

Cake walks as commonly known and fish ponds as commonly known shall be treated as amusement games for all purposes under this chapter.

The legislature hereby authorizes the wagering on the outcome of the roll of dice or the flipping of or matching of coins on the premises of an establishment engaged in the business of selling food or beverages for consumption on the premises to determine which of the participants will pay for certain items or food or beverages served or sold by such establishment and therein consumed. Such establishments are hereby authorized to possess dice and dice cups on their premises, but only for use in such limited wagering. Persons engaged in such limited form of wagering shall not be subject to the criminal or civil penalties otherwise provided for in this chapter: PROVIDED, That minors shall be barred from engaging in the wagering activities allowed by this 1977 amendatory act.

(2) 'Bingo' means a game in which prizes are awarded on the basis of designated numbers or symbols on a card conforming to numbers or symbols selected at random and in which no cards are sold except at the time and place of said game, when said game is conducted by a bona fide charitable or nonprofit organization which does not conduct or allow its premises to be used for conducting bingo on more than three occasions per week and which does not conduct bingo in any location which is used for conducting bingo on more than three occasions per week, or if an agricultural fair authorized under chapters 15.76 and 36.37 RCW, which does not conduct bingo on more than twelve consecutive days in any calendar year, and except in the case of any agricultural fair as authorized under chapters 15.76 and 36.37 RCW, no person other than a bona fide member or an employee of said organization takes any part in the management or operation of said game, and no person who takes any part in the management or operation of said game takes any part in the management or operation of any game conducted by any other organization or any other branch of the same organization, unless approved by the commission, and no part of the proceeds thereof inure to the benefit of any person other than the organization conducting said game.

(3) 'Bona fide charitable or nonprofit organization' means: (a) any organization duly existing under the provisions of chapters 24.12, 24.20, or 24.28 RCW, any agricultural fair authorized under the provisions of chapters 15.76 or 36.37 RCW, or any nonprofit corporation duly existing under the provisions of chapter 24.03 RCW for charitable, benevolent, eleemosynary, educational, civic, patriotic, political, social, fraternal, athletic or agricultural purposes only, or any nonprofit organization, whether incorporated or otherwise.

When found by the commission to be organized and operating for one or more of the aforesaid purposes only, all of which in the opinion of the commission have been organized and are operated primarily for purposes other than the operation of gambling activities authorized under this chapter; or (b) any corporation which has been incorporated under Title 36 U.S.C. and whose principal purposes are to furnish volunteer aid to
members of the armed forces of the United States and also to carry on a system of national and international relief and to apply the same in mitigating the sufferings caused by pestilence, famine, fire, floods, and other national calamities and to devise and carry on measures for preventing the same. The fact that contributions to an organization do not qualify for charitable contribution deduction purposes or that the organization is not otherwise exempt from payment of federal income taxes pursuant to the Internal Revenue Code of 1954, as amended, shall constitute prima facie evidence that the organization is not a bona fide charitable or nonprofit organization for the purposes of this section.

Any person, association or organization which pays its employees, including members, compensation other than is reasonable therefor under the local prevailing wage scale shall be deemed paying compensation based in part or whole upon receipts relating to gambling activities authorized under this chapter and shall not be a bona fide charitable or nonprofit organization for the purposes of this chapter.

(4) 'Bookmaking' means accepting bets as a business, rather than in a casual or personal fashion, upon the outcome of future contingent events.

(5) 'Commercial stimulant'. An activity is operated as a commercial stimulant, for the purposes of this chapter, only when it is an incidental activity operated in connection with, and incidental to, an established business, with the primary purpose of increasing the volume of sales of food or drink for consumption on that business premises, or increasing patronage of a bowling business at an established bowling center. The commission may by rule establish guidelines and criteria for applying this definition to its applicants and licensees for gambling activities authorized by this chapter as commercial stimulants.

(6) 'Commission' means the Washington state gambling commission created in RCW 9.46.040.

(7) 'Contest of chance' means any contest, game, gaming scheme, or gaming device in which the outcome depends in a material degree upon an element of chance, notwithstanding that skill of the contestants may also be a factor therein.

(8) 'Fishing derby' means a fishing contest, with or without the payment or giving of an entry fee or other consideration by some or all of the contestants wherein prizes are awarded for the species, size, weight, or quality of fish caught in a bona fide fishing or recreational event.

(9) 'Gambling'. A person engages in gambling if he stakes or risks something of value upon the outcome of a contest of chance or a future contingent event not under his control or influence, upon an agreement or understanding that he or someone else will receive something of value in the event of a certain outcome. Gambling does not include fishing derbies as defined by this chapter, parimutuel betting as authorized by chapter 67.16 RCW, bona fide business transactions valid under the law of contracts, including, but not limited to, contracts for the purchase or sale at a future date of securities or commodities, and agreements to compensate for loss caused by the happening of chance, including, but not limited to, contracts of indemnity or guarantee and life, health or accident insurance. ((In addition, a contest of chance which is specifically excluded from the definition of lottery under subsection (14) of this section shall not constitute gambling.))

(10) 'Gambling device' means: (a) Any device or mechanism the operation of which a right to money, credits, deposits or other things of value may be created, in return for a consideration, as the result of the operation of an element of chance; (b) any device or mechanism which, when operated for a consideration, does not return the same value or thing of value for the same consideration upon each operation thereof; (c) any device, mechanism, furniture, fixture, construction or installation designed primarily for use in connection with professional gambling; and (d) any subassembly or essential part designed or intended for use in connection with any such device, mechanism, furniture, fixture, construction or installation. But in the application of this definition, a pinball machine or similar mechanical amusement device which confers only an immediate and unrecorded right of replay on players thereof, which does not contain any mechanism which varies the chance of winning free games or the number of free games which may be won, shall not be a gambling device.

(11) 'Gambling information' means any wager made in the course of and any information intended to be used for professional gambling. In the application of this definition information as to wagers, betting odds and changes in betting odds shall be presumed to be intended for use in professional gambling: PROVIDED, HOWEVER, That this subsection shall not apply to newspapers of general circulation or commercial radio and television stations licensed by the federal communications commission.

(12) 'Gambling premises' means any building, room, enclosure, vehicle, vessel or other place used or intended to be used for professional gambling. In the application of this definition, any place where a gambling device is found, shall be presumed to be intended to be used for professional gambling.

(13) 'Gambling record' means any record, receipt, ticket, certificate, token, slip or notation given, made, used or intended to be used in connection with professional gambling.
(14) 'Lottery' means a scheme for the distribution of money or property by chance, among persons who have paid or agreed to pay a valuable consideration for the chance.

((For the purpose of this chapter, the following activities do not constitute 'valuable consideration' as an element of a lottery:

(a) Listening to or watching a television or radio program or subscribing to a cable television service;
(b) Filling out and returning a coupon or entry blank or facsimile which is received through the mail or published in a bona fide newspaper or magazine, or in a program sold in conjunction with and at a regularly scheduled sporting event, or the purchase of such a newspaper, magazine or program;
(c) Sending a coupon or entry blank by United States mail to a designated address in connection with a promotion conducted in this state;
(d) Visitation to any business establishment to obtain a coupon, or entry blank;
(e) mere registration without purchase of goods or services;
(f) Expenditure of time, thought, attention and energy in pursuing promotional material;
(g) Placing or answering a telephone call in a prescribed manner or otherwise making a prescribed response or answer;

(b) Furnishing the container of any product as packaged by the manufacturer, or a particular portion thereof but only if furnishing a plain piece of paper or card with the name of the manufacturer or product handwritten on it is acceptable in lieu thereof. PROVIDED, That where any drawing is held by or on behalf of in-state retail outlets in connection with business promotions authorized under subsections (d) and (e) hereof, no such in-state retail outlet may conduct more than one such drawing during each calendar year and the period of the drawing and its promotion shall not extend for more than seven consecutive days.

PROVIDED FURTHER, That if the sponsoring organization has more than one outlet in the state such drawings must be held in all such outlets at the same time except that a sponsoring organization with more than one outlet may conduct a separate drawing in connection with the initial opening of any such outlet; or

(i) The payment of an admission fee to gain admission to any agricultural fair authorized under chapters 15.76 or 36.37 RCW where (i) the scheme is conducted for promotional or advertising purposes; not including the promotion or advertisement of the scheme itself; and (ii) the person or organization conducting the scheme receives no portion of the admission fee either directly or indirectly and receives no other money for conducting the scheme either directly or indirectly, other than what might be received indirectly as a result of the success of the promotional or advertising aspect of the scheme.

For purposes of this chapter, radio and television broadcasting is hereby declared to be preempted by applicable federal statutes and the rules applicable thereto by the federal communications commission. Broadcast programming, including advertising and promotion, that complies with said federal statutes and regulations is hereby authorized:))

(15) 'Member' and 'bona fide member'. As used in this chapter, member (means) and bona fide member each mean a (member of) person accepted for membership in an organization eligible to be licensed by the commission under this chapter (or a member of an organization which is an auxiliary of such an eligible organization, or a member of an organization of which the eligible organization is an auxiliary, or a member of an organization which is affiliated with the eligible organization by being with it auxiliary to another organization)) upon application, with such action being recorded in the official minutes of a regular meeting or who has held full and regular membership status in the organization for a period of not less than twelve consecutive months prior to participating in the management or operation of any gambling activity. Such membership must in no way be dependent upon, or in any way related to, the payment of consideration to participate in any gambling activity.

Member or bona fide member shall include only members of an organization's specific chapter or unit licensed by the commission or otherwise actively conducting the gambling activity: PROVIDED, That

(a) Members of chapters or local units of a state, regional or national organization may be considered members of the parent organization for the purpose of a gambling activity conducted by the parent organization, if the rules of the parent organization so permit; and

(b) Members of a bona fide auxiliary to a principal organization may be considered members of the principal organization for the purpose of a gambling activity conducted by the principal organization. Members of the principal organization may also be considered members of its auxiliary for the purpose of a gambling activity conducted by the auxiliary.

No person shall be a member of any organization if that person's primary purpose for membership is to become, or continue to be, a participant in, or an operator or manager of, any gambling activity or activities.

(16) 'Player' means a natural person who engages, on equal terms with the other participants, and solely as a contestant or bettor, in any form of gambling in which no person may receive or become entitled to receive any profit therefrom other than personal gambling winnings, and without otherwise rendering any material assistance to the establishment, conduct or operation of a particular gambling activity. A natural person who gambles at a social game of chance on equal terms with the other participants therein does not otherwise render material assistance to the establishment, conduct or operation thereof by performing, without fee or remuneration, acts directed toward the arrangement or facilitation of the game, such as inviting persons to play, permitting the use of premises therefor, and supplying cards or other equipment used therein. A person who engages in 'bookmaking' as defined in this section is not a 'player'.

(17) A person is engaged in 'professional gambling' when:

(a) Acting other than as a player or in the manner set forth in RCW 9.46.030 as now or hereafter amended, he knowingly engages in conduct which materially aids any other form of gambling activity; or
(b) Acting other than as a player, or in the manner set forth in RCW 9.46.030 as now or hereafter amended, he knowingly accepts or receives money or other property pursuant to an agreement or understanding with any person whereby he participates or is to participate in the proceeds of gambling activity;
(c) He engages in bookmaking; or
(d) He conducts a lottery as defined in subsection (14) of this section.

Conduct under subparagraph (a), except as exempted under RCW 9.46.030 as now or hereafter amended, includes but is not limited to conduct directed toward the creation or establishment of the particular game, contest, scheme, device or activity involved, toward the acquisition or maintenance of premises, paraphernalia, equipment or apparatus therefor, toward the solicitation or inducement of persons to participate therein, toward the actual conduct of the playing phases thereof, toward the arrangement of any of its financial or recording phases, or toward any other phase of its operation. If a person having substantial proprietary or other authoritative control over any premises shall permit said premises to be used with the person's knowledge for the purpose of conducting gambling activity other than gambling activities as set forth in RCW 9.46.030 as now or hereafter amended, and acting other than as a player, and said person permits such to occur or continue or makes no effort to prevent its occurrence or continuation, he shall be considered as being engaged in professional gambling: PROVIDED, That the proprietor of a bowling establishment who awards prizes obtained from player contributions, to players successfully knocking down pins upon the contingency of identifiable pins being placed in a specified position or combination of positions, as designated by the posted rules of the bowling establishment, where the proprietor does not participate in the proceeds of the 'prize fund' shall not be construed to be engaging in 'professional gambling' within the meaning of this chapter: PROVIDED, FURTHER, That the books and records of the games shall be open to public inspection.

(18) 'Punch boards' and 'pull-tabs' shall be given their usual and ordinary meaning as of July 16, 1973, except that such definition may be revised by the commission pursuant to rules and regulations promulgated pursuant to this chapter.

(19) 'Raffle' means a game in which tickets bearing an individual number are sold for not more than one dollar each and in which a prize or prizes are awarded on the basis of a drawing from said tickets by the person or persons conducting the game, when said game is conducted by a bona fide charitable or nonprofit organization, no person other than a bona fide member of said organization takes any part in the management or operation of said game, and no part of the proceeds thereof inure to the benefit of any person other than the organization conducting said game.

(20) 'Social card game' means a card game, including but not limited to the game commonly known as 'Mah Jongg', which constitutes gambling and contains each of the following characteristics:
(a) There are two or more participants and each of them are players; and
(b) A player's success at winning money or other thing of value by overcoming chance is in the long run largely determined by the skill of the player; and
(c) No organization, corporation or person collects or obtains or charges any percentage of or collects or obtains any portion of the money or thing of value wagered or won by any of the players: PROVIDED, That this item (c) shall not preclude a player from collecting or obtaining his winnings; and
(d) No organization or corporation, or person collects or obtains any money or thing of value from, or charges or imposes any fee upon, any person which either enables him to play or results in or from his playing in excess of one dollar per half hour of playing time by that person collected in advance: PROVIDED, That a fee may also be charged for entry into a tournament for prizes, which fee shall not exceed twenty-five dollars, including all separate fees which might be paid by a player for various phases or events of the tournament: PROVIDED FURTHER, That this item (d) shall not apply to the membership fee in any bona fide charitable or nonprofit organization; and
(e) The type of card game is one specifically approved by the commission pursuant to RCW 9.46.070; and
(f) The extent of wagers, money or other thing of value which may be wagered or contributed by any player does not exceed the amount or value specified by the commission pursuant to RCW 9.46.070.

(21) 'Thing of value' means any money or property, any token, object or article exchangeable for money or property, or any form of credit or promise, directly or indirectly, contemplating transfer of money or property or of any interest therein, or involving extension of a service, entertainment or a privilege of playing at a game or scheme without charge.

(22) 'Whoever' and 'person' include natural persons, corporations and partnerships and associations of persons; and when any corporate officer, director or stockholder or any partner authorizes, participates in, or knowingly accepts benefits from any violation of this chapter committed by his corporation or partnership, he shall be punishable for such violation as if he had been directly committed by him.

(23) 'Fund raising event' means a fund raising event conducted during any ((three consecutive days)) seventy-two consecutive hours or less and not more than once in any calendar year or a fund raising event conducted not more than twice each calendar year for not more than ((one-calendar-day)) twenty-four consecutive hours by a bona fide charitable or nonprofit organization as defined in subsection (3) of this section which has at least fifteen bona fide voting members, other than any agricultural fair referred to thereunder, upon authorization therefor by the commission, which the legislature hereby authorizes to issue a license therefor, with or without fee, permitting the following activities, or any of them, during such event: Bingo, amusement games, contests of chance, lotteries and raffles: PROVIDED, That (a) gross wagers and bets received by the organization less the amount of money paid by the organization as winnings, license fees and city, county, or state taxes applicable to a fund-raising event, and for the purchase cost of prizes given as
winnings, do not exceed ((five)) ten thousand dollars during the total calendar days of such fund raising event in the calendar year; (b) such activities shall not include any mechanical gambling or lottery device activated by the insertion of a coin or by the insertion of any object purchased by any person taking a chance by gambling in respect to the device; (c) only bona fide members of the organization who are not paid for such service shall participate in the management or operation of the activities, and all income therefrom, after deducting the cost of prizes and other expenses, shall be devoted solely to the lawful purposes of the organization; and (d) such organization shall notify the appropriate local law enforcement agency of the time and place where such activities shall be conducted. The commission shall require an annual information report setting forth in detail the expenses incurred and the revenue received relative to the activities permitted.

Sec. 2. Section 3, chapter 218, Laws of 1973 1st ex. sess. as last amended by section 2, chapter 165, Laws of 1977 ex. sess. and by section 2, chapter 326, Laws of 1977 ex. sess. and RCW 9.46.030 are each reenacted and amended to read as follows:

(1) The legislature hereby authorizes bona fide charitable or nonprofit organizations to conduct bingo games, raffles, amusement games, and fund raising events, and to utilize punch boards and pull-tabs and to allow their premises and facilities to be used by only members and guests to play social card games authorized by the commission, when licensed, conducted or operated pursuant to the provisions of this chapter and rules and regulations adopted pursuant thereto.

(2) Bona fide charitable or bona fide nonprofit organizations organized primarily for purposes other than the conduct of raffles, are hereby authorized to conduct raffles without obtaining a license to do so from the commission when such raffles are held in accordance with all other requirements of chapter 9.46 RCW, other applicable laws, and rules of the commission; when gross revenues from all such raffles held by the organization during the calendar year do not exceed five thousand dollars; and when tickets to such raffles are sold only to, and winners are determined only from among, the regular members of the organization conducting the raffle: PROVIDED, That the term members for this purpose shall mean only those persons who have become members prior to the commencement of the raffle and whose qualification for membership was not dependent upon, or in any way related to, the purchase of a ticket, or tickets, for such raffles.

(3) Bona fide charitable or bona fide nonprofit organizations organized primarily for purposes other than the conduct of such activities are hereby authorized to conduct bingo, raffles, and amusement games, without obtaining a license to do so from the commission but only when:

(a) Such activities are held in accordance with all other requirements of chapter 9.46 RCW as now or hereafter amended, other applicable laws, and rules of the commission; and
(b) Said activities are, alone or in any combination, conducted no more than twice each calendar year and over a period of no more than twelve consecutive days each time, notwithstanding the limitations of RCW 9.46.020(2) as now or hereafter amended: PROVIDED, That a raffle conducted under this subsection may be conducted for a period longer than twelve days; and
(c) Only bona fide members of that organization, who are not paid for such services, participate in the management or operation of the activities; and
(d) Gross revenues to the organization from all the activities together does not exceed five thousand dollars during any calendar year; and
(e) All revenue therefrom, after deducting the cost of prizes and other expenses of the activity, is devoted solely to the purposes for which the organization qualifies as a bona fide charitable or nonprofit organization; and
(f) The organization gives notice at least five days in advance of the conduct of any of the activities to the local police agency of the jurisdiction within which the activities are to be conducted of the organization’s intent to conduct the activities, the location of the activities, and the date or dates they will be conducted; and
(g) The organization conducting the activities maintains records for a period of one year from the date of the event which accurately show at a minimum the gross revenue from each activity, details of the expenses of conducting the activities, and details of the uses to which the gross revenue therefrom is put.

(4) The legislature hereby authorizes any person, association, or organization operating an established business primarily engaged in the selling of food or drink for consumption on the premises, or primarily engaged in the operation of a bowling center, to conduct social card games and to utilize punch boards and pull-tabs as a commercial stimulant to such business when licensed and utilized or operated pursuant to the provisions of this chapter and rules and regulations adopted pursuant thereto.

(5) The legislature hereby authorizes any person to conduct or operate amusement games when licensed and operated pursuant to the provisions of this chapter and rules and regulations adopted by the commission at such locations as the commission may authorize.

(6) The legislature hereby authorizes any person, association, or organization to conduct sports pools without a license to do so from the commission but only when the outcome of which is dependent upon the score, or scores, of a certain athletic contest and which is conducted only in the following manner:

(a) A board or piece of paper is divided into one hundred equal squares, each of which constitutes a chance to win in the sports pool and each of which is offered directly to prospective contestants at one dollar or less; and
(b) The purchaser of each chance or square signs his or her name on the face of each square or chance he or she purchases; and
(c) At some time not later than prior to the start of the subject athletic contest the pool is closed and no further chances in the pool are sold; and
(d) After the pool is closed a prospective score is assigned by random drawing to each square; and
(e) All money paid by entrants to enter the pool less taxes is paid out as the prize or prizes to those persons holding squares assigned the winning score or scores from the subject athletic contest; and
(f) The sports pool board is available for inspection by any person purchasing a chance thereon, the commission, or by any law enforcement agency upon demand at all times prior to the payment of the prize; and
(g) The person or organization conducting the pool is conducting no other sports pool on the same athletic event; and
(h) The sports pool conforms to any rules and regulations of the commission applicable thereto.
(7) The legislature hereby authorizes bona fide charitable or nonprofit organizations to conduct, without the necessity of obtaining a permit or license to do so from the commission, golfing sweepstakes permitting wagers of money, and the same shall not constitute such gambling or lottery as otherwise in this chapter prohibited, or be subject to civil or criminal penalties thereunder, but this only when the outcome of such golfing sweepstakes is dependent upon the score, or scores, or the playing ability, or abilities, of a golfing contest between individual players or teams of such players, conducted in the following manner:
(a) Wagers are placed by buying tickets on any players in a golfing contest to 'win', 'place' or 'show' and those holding tickets on the three winners may receive a payoff similar to the system of betting identified as parimutuel, such moneys placed as wagers to be used primarily as winners proceeds, except moneys used to defray the expenses of such golfing sweepstakes or otherwise used to carry out the purposes of such organization; or
(b) Participants in any golfing contest(s) pay a like sum of money into a common fund on the basis of attaining a stated number of points ascertainable from the score of such participants, and those participants attaining such stated number of points share equally in the moneys in the common fund, without any percentage of such moneys going to the sponsoring organization; and
(c) Participation is limited to members of the sponsoring organization and their bona fide guests.
(8) The legislature hereby authorizes bowling establishments to conduct, without the necessity of obtaining a permit or license to do so, as a commercial stimulant, a bowling activity which permits bowlers to purchase tickets from the establishment for a predetermined and posted amount of money which tickets are then selected by the luck of the draw and the holder of the matching ticket so drawn has an opportunity to bowl a strike and if successful receives a predetermined and posted monetary prize: PROVIDED, That all sums collected by the establishment from the sale of tickets shall be returned to purchasers of tickets and no part of the proceeds shall inure to any person other than the participants winning in the game or a recognized charity. The tickets shall be sold, and accounted for, separately from all other sales of the establishment. The price of any single ticket shall not exceed one dollar. Accounting records shall be available for inspection during business hours by any person purchasing a chance thereon, by the commission or its representatives, or by any law enforcement agency.
(9) (a) The legislature hereby authorizes any bona fide charitable or nonprofit organization which is licensed pursuant to RCW 66.24.400, and its officers and employees, to allow the use of the premises, furnishings, and other facilities not gambling devices of such organization by members of the organization who engage as players in the following types of gambling activities only:
(i) Social card games as defined in RCW 9.46.020(20)(a), (b), (c), and (d); and
(ii) Social dice games, which shall be limited to contests of chance, the outcome of which are determined by one or more rolls of dice.
(b) Bona fide charitable or nonprofit organizations shall not be required to be licensed by the commission in order to allow use of their premises in accordance with this subsection; however, the following conditions must be met:
(i) No organization, corporation, or person shall collect or obtain or charge any percentage of or shall collect or obtain any portion of the money or thing of value wagered or won by any of the players: PROVIDED, That a player may collect his or her winnings; and
(ii) No organization, corporation, or person shall collect or obtain any money or thing of value from, or charge or impose any fee upon, any person which either enables him or her to play or results in or from his or her playing: PROVIDED, That this subparagraph (ii) shall not preclude collection of a membership fee which is unrelated to participation in gambling activities authorized under this subsection.
(10) The legislature hereby authorizes promotional contests or drawings conducted in this state, or partially in this state, wherein chance is an element and a person is required, in order to participate in the contest or drawing equally with other participants, to do only one or more of the following:
(a) Listen to or watch a television or radio program or subscribe to a cable television service;
(b) Fill out and return a coupon or entry blank or facsimile which is received through the mail or published in a bona fide newspaper or magazine, or in a program sold in conjunction with and at a regularly scheduled sporting event, or purchase such newspaper, magazine, or program;
(c) Send a coupon or entry blank by United States mail to a designated address;
(d) Visit a business establishment to obtain or deposit a coupon or entry blank;
(e) Merely register, without the purchase of goods or services;
(f) Expend time, thought, attention, and energy in perusing promotional material;
(g) Place or answer a telephone call in a prescribed manner or otherwise make a prescribed response, guess, or answer;
(h) Furnish the container of any product as packaged by the manufacturer, or a particular portion thereof, but only if furnishing a plain piece of paper or card with the name of the manufacturer or product handwritten thereon is acceptable in lieu thereof;

(i) Pay an admission fee to gain admission to any bona fide exposition, fair, or show for the display or promotion of goods, wares, or services, or any agricultural fair authorized under chapters 15.76 or 36.37 RCW where (i) the scheme is conducted for promotional or advertising purposes, not including the promotion or advertisement of the scheme itself; and (ii) the person or organization conducting the scheme receives no portion of the admission fee either directly or indirectly and receives no other money for conducting the scheme either directly or indirectly, other than what might be received indirectly as a result of the success of the promotional or advertising aspect of the scheme.

No supermarket or grocery store selling food at retail for consumption off the premises with one or more in-state retail outlets or offices shall hold, nor permit to be held, on its behalf or its benefit, a promotional contest or drawing authorized by this subsection more than once each calendar year and the contest and its period of advertising and promotion shall not extend for more than eleven consecutive days: PROVIDED, That this authorization shall not be construed to permit advertisers other than the broadcast station itself to conduct, or participate in conducting, any lottery or other contest or activity otherwise prohibited under this chapter.

(11) The legislature hereby authorizes bona fide charitable or nonprofit tennis organizations to conduct, without the necessity of obtaining a permit or license to do so from the commission, tennis callenettas which are conducted only in the following manner:

(a) The outcome of the tennis callenetta is dependent on the score or the playing ability of the individual players or teams of players;
(b) Wagers are placed by purchasing players or teams of players through an auction conducted by the tennis organization sponsoring the tennis callenetta. Moneys raised from the auction shall be used only as winners’ proceeds and to defray the expenses of the tennis callenetta;
(c) Participation is limited to members of the sponsoring organization and their bona fide guests; and
(d) Only bona fide members of the tennis organization, who are not paid for such services, may participate in the management or operation of the callenetta.

(12) The legislature hereby authorizes bona fide charitable or nonprofit gun clubs to conduct, without the necessity of obtaining a permit or license to do so from the commission, gun callenettas which are conducted only in the following manner:

(a) The outcome of the gun callenetta is dependent on the score or the playing ability of the individual participants or teams of participants;
(b) Wagers are placed by purchasing participants or teams of participants through an auction conducted by the gun club organization sponsoring the gun callenetta. Moneys raised from the auction shall be used only as winners’ proceeds and to defray the expenses of the gun club callenetta;
(c) Participation is limited to members of the sponsoring organization and their bona fide guests; and
(d) Only bona fide members of the gun club organization, who are not paid for such services, may participate in the management or operation of the callenetta.

(13) The legislature hereby authorizes bona fide charitable or nonprofit tennis organizations to conduct, without the necessity of obtaining a permit or license to do so from the commission, tennis callenettas which are conducted only in the following manner:

(a) The outcome of the tennis callenetta is dependent on the score or the playing ability of the individual participants or teams of participants;
(b) Wagers are placed by purchasing participants or teams of participants through an auction conducted by the tennis club organization sponsoring the tennis callenetta. Moneys raised from the auction shall be used only as winners’ proceeds and to defray the expenses of the tennis club callenetta;
(c) Participation is limited to members of the sponsoring organization and their bona fide guests; and
(d) Only bona fide members of the tennis organization, who are not paid for such services, may participate in the management or operation of the callenetta.

The penalties provided for professional gambling in this chapter shall not apply to (sports pools as described in subsection (6) of this section, golfing sweepstakes and bowling activities as described in subsections (6) and (7) of this section, the wagering described in subsection (9) of this section, social card games, bingo games, raffles, fund raising events, punch boards, pull-tabs, amusement games, or to the use of facilities of a bona fide charitable or nonprofit organization for social card games or dice games,) the activities authorized by this section when conducted in compliance with the provisions of this chapter and in accordance with the rules and regulations of the commission.

Sec. 3. Section 7, chapter 218, Laws of 1973 1st ex. sess. as last amended by section 2, chapter 76, Laws of 1977 ex. sess. and by section 3, chapter 326, Laws of 1977 ex. sess. and RCW 9.46.070 are each reenacted and amended to read as follows:

The commission shall have the following powers and duties:

(1) To authorize and issue licenses for a period not to exceed one year to bona fide charitable or nonprofit organizations approved by the commission meeting the requirements of this chapter and any rules and
regulations adopted pursuant thereto permitting said organizations to conduct bingo games, raffles, amusement games, and social card games, to utilize punch boards and pull-tabs in accordance with the provisions of this chapter and any rules and regulations adopted pursuant thereto and to revoke or suspend said licenses for violation of any provisions of this chapter or any rules and regulations adopted pursuant thereto: PROVIDED, That the commission shall not deny a license to an otherwise qualified applicant in an effort to limit the number of licenses to be issued: PROVIDED FURTHER, That the commission or director shall not issue, deny, suspend or revoke any license because of considerations of race, sex, creed, color, or national origin: AND PROVIDED FURTHER, That the commission may authorize the director to temporarily issue or suspend licenses subject to final action by the commission;

(2) To authorize and issue licenses for a period not to exceed one year to any person, association, or organization operating a business primarily engaged in the selling of items of food or drink for consumption on the premises, or primarily engaged in the operation of a bowling center, approved by the commission meeting the requirements of this chapter and any rules and regulations adopted pursuant thereto permitting said person, association, or organization to utilize punch boards and pull-tabs and to conduct social card games as a commercial stimulant in accordance with the provisions of this chapter and any rules and regulations adopted pursuant thereto and to revoke or suspend said licenses for violation of any provisions of this chapter and any rules and regulations adopted pursuant thereto: PROVIDED, That the commission shall not deny a license to an otherwise qualified applicant in an effort to limit the number of licenses to be issued: PROVIDED FURTHER, That the commission may authorize the director to temporarily issue or suspend licenses subject to final action by the commission;

(3) To authorize and issue licenses for a period not to exceed one year to any person, association, or organization approved by the commission meeting the requirements of this chapter and meeting the requirements of any rules and regulations adopted by the commission pursuant to this chapter as now or hereafter amended, permitting said person, association, or organization to conduct or operate amusement games in such manner and at such locations as the commission may determine;

(4) To authorize, require, and issue, for a period not to exceed one year, such licenses as the commission may by rule provide, to any person, association, or organization to engage in the selling, distributing, or otherwise supplying or in the manufacturing of devices for use within this state for those activities authorized by RCW 9.46.030 as now or hereafter amended;

(5) To establish a schedule of annual license fees for carrying on specific gambling activities upon the premises, and for such other activities as may be licensed by the commission, which shall provide to the commission not less than an amount of money adequate to cover all costs incurred by the commission relative to licensing under this chapter and the enforcement by the commission of the provisions of this chapter and rules and regulations adopted pursuant thereto: PROVIDED, That all licensing fees shall be submitted with an application therefor and such portion of said fee as the commission may determine, based upon its cost of processing and investigation, shall be retained by the commission upon the withdrawal or denial of any such license application as its reasonable expense for processing the application and investigation into the granting thereof: PROVIDED FURTHER, That if in a particular case the basic license fee established by the commission for a particular class of license is less than the commission's actual expenses to investigate that particular application, the commission may at any time charge to that applicant such additional fees as are necessary to pay the commission for those costs. The commission may decline to proceed with its investigation and no license shall be issued until the commission has been fully paid therefor by the applicant: AND PROVIDED FURTHER, That the commission may establish fees for the furnishing by it to licensees of identification stamps to be affixed to such devices and equipment as required by the commission and for such other special services or programs required or offered by the commission, the amount of each of these fees to be not less than is adequate to offset the cost to the commission of the stamps and of administering their disposal to licensees or the cost of administering such other special services, requirements or programs;

(6) To require that applications for all licenses contain such information as may be required by the commission: PROVIDED, That all persons (a) having a managerial or ownership interest in any gambling activity, or the building in which any gambling activity occurs, or the equipment to be used for any gambling activity, or (b) participating as an employee in the operation of any gambling activity, shall be listed on the application for the license and the applicant shall certify on the application, under oath, that the persons named on the application are all of the persons known to have an interest in any gambling activity, building, or equipment by the person making such application: PROVIDED FURTHER, That the commission may require fingerprinting and background checks on any persons seeking licenses under this chapter or of any person holding an interest in any gambling activity, building, or equipment to be used therefor, or of any person participating as an employee in the operation of any gambling activity;

(7) To require that any license holder maintain records as directed by the commission and submit such reports as the commission may deem necessary;

(8) To require that all income from bingo games, raffles, and amusement games be recorded and reported as established by rule or regulation of the commission to the extent deemed necessary by considering the scope and character of the gambling activity in such a manner that will disclose gross income from any gambling activity, amounts received from each player, the nature and value of prizes, and the fact of distributions of such prizes to the winners thereof;

(9) To regulate and establish maximum limitations on income derived from bingo: PROVIDED, That in establishing limitations pursuant to this subsection the commission shall take into account (i) the nature, character, and scope of the activities of the licensee; (ii) the source of all other income of the licensee; and
(iii) the percentage or extent to which income derived from bingo is used for charitable, as distinguished from nonprofit, purposes;
(10) To regulate and establish the type and scope of and manner of conducting the gambling activities authorized by RCW 9.46.030, including but not limited to, the extent of wager, money, or other thing of value which may be wagered or contributed or won by a player in any such activities;
(11) To regulate the collection of and the accounting for the fee which may be imposed by an organization, corporation or person licensed to conduct a social card game on a person desiring to become a player in a social card game in accordance with RCW 9.46.020(20)(d) as now or hereafter amended;
(12) To cooperate with and secure the cooperation of county, city, and other local or state agencies in investigating any matter within the scope of its duties and responsibilities;
(13) In accordance with RCW 9.46.080, to adopt such rules and regulations as are deemed necessary to carry out the purposes and provisions of this chapter. All rules and regulations shall be adopted pursuant to the administrative procedure act, chapter 34.04 RCW;
(14) To set forth for the perusal of counties, city-counties, cities and towns, model ordinances by which any legislative authority thereof may enter into the taxing of any gambling activity authorized in RCW 9.46.030 as now or hereafter amended;
(15) To establish and regulate a maximum limit on salaries or wages which may be paid to persons employed in connection with activities conducted by bona fide charitable or nonprofit organizations and authorized by this chapter, where payment of such persons is allowed, and to regulate and establish maximum limits for other expenses in connection with such authorized activities, including but not limited to rent or lease payments.

In establishing these maximum limits the commission shall take into account the amount of income received, or expected to be received, from the class of activities to which the limits will apply and the amount of money the games could generate for authorized charitable or nonprofit purposes absent such expenses. The commission may also take into account, in its discretion, other factors, including but not limited to, the local prevailing wage scale and whether charitable purposes are benefited by the activities;
(16) To authorize, require, and issue for a period not to exceed one year such licenses or permits, for which the commission may by rule provide, to any person to work for any operator of any gambling activity authorized by this chapter in connection with that activity, or any manufacturer, supplier, or distributor of devices for those activities in connection with such business. The commission shall not require that persons working solely as volunteers in an authorized activity conducted by a bona fide charitable or bona fide nonprofit organization, who receive no compensation of any kind for any purpose from that organization, and who have no managerial or supervisory responsibility in connection with that activity, be licensed to do such work. The commission may require that licensees employing such unlicensed volunteers submit to the commission periodically a list of the names, addresses, and dates of birth of the volunteers. If any volunteer is not approved by the commission, the commission may require that the licensee not allow that person to work in connection with the licensed activity;
(17) To publish and make available at the office of the commission or elsewhere to anyone requesting it a list of the commission licensees, including the name, address, type of license, and license number of each licensee;
(18) To establish guidelines for determining what constitutes active membership in bona fide nonprofit or charitable organizations for the purposes of this chapter; and
(19) Rules, and amendments thereto, adopted by the commission shall be published by the commission and distributed by mail, without charge, to each commission licensee, and to each law enforcement agency in this state requesting that distribution be made to it: PROVIDED, That failure of the commission to distribute any rule or amendment as herein provided, or failure of a licensee to receive a copy of any rule, shall not constitute a defense to any charge of violation of a commission rule properly adopted and filed pursuant to chapter 34.04 RCW, or to a violation of any provision of chapter 9.46 RCW.

The commission shall also publish and distribute copies of its rules, and amendments, to the public upon request for a fee to be set by the commission to offset the cost of printing and distributing.
(20) To perform all other matters and things necessary to carry out the purposes and provisions of this chapter.

NEW SECTION. Sec. 4. This act shall take effect on July 1, 1979.*
SENATE BILL NO. 2224, Prime Sponsor: Senator Conner, establishing a schedule of early retirement pensions for volunteer firemen. Reported by Committee on Appropriations.

MAJORITY recommendation: Do pass. Signed by Representatives Blair, Co-Chairman; Thompson, Co-Chairman; Amen, Bauer, Becker, Deccio, Douthwaite, Ehlers, Grimm, Heck, Hughes, McDonald, Nelson (G.A.), Nisbet, Taller, Valle, Vrooman, Warnke, Zimmerman.

Passed to Committee on Rules for second reading.

ENGROSSED SENATE BILL NO. 2506, Prime Sponsor: Senator North, prohibiting the mandatory retirement of public employees under the age of seventy. Reported by Committee on Appropriations.

MAJORITY recommendation: Do pass. Signed by Representatives Blair, Co-Chairman; Thompson, Co-Chairman; Amen, Bauer, Becker, Deccio, Douthwaite, Ehlers, Grimm, Heck, Hughes, McDonald, Nelson (G.A.), Nisbet, Taller, Valle, Vrooman, Warnke, Williams, Zimmerman.

Passed to Committee on Rules for second reading.

SUBSTITUTE SENATE BILL NO. 2685, Prime Sponsor: Senator Bottiger, simplifying financial reporting requirements for public officials. Reported by Committee on Constitution, Elections and Governmental Ethics.

MAJORITY recommendation: Do pass with the following amendment:

Beginning on page 2, line 22, strike all material down to and including "ill" on line 21 of page 4 and insert the following:

"(4) ((Each state agency which expends state funds for lobbying pursuant to an express authorization by law and each state agency, county, city, town, municipal corporation, quasi municipal corporation, or special purpose district which expends public funds for lobbying pursuant to the authorization contained in subsection (3) of this section or whose officers or employees communicate on legislation directly affecting the agency to members of the legislature on request of any member or communicate to the legislature requests for legislation shall file with the commission quarterly statements providing the following information for the quarter just completed: (a) The name of the agency filing the statement; (b) The name, title, and job description and salary of each elected official, officer, or employee engaged in such activities; a general description of the nature of the activities, and the proportionate amount of time spent on the activities; (c) An itemized listing of any expenditures incurred by the agency for such activities. The statements shall be in the form and the manner prescribed by the commission and shall be filed within thirty days after the end of the quarter covered by the report.) An agency shall file the quarterly report required under subparagraph (a) or (b) of this subsection if it has any employee or employees who regularly represent the agency in a lobbying capacity and who, altogether, spent more than four days on lobbying activities during the quarter, or if it has incurred any expenditures for services of an independent contractor, brochures, or publications, the principal purpose of which expenditures was to influence legislation. For purposes of this section, 'agency' means each state agency and each county, city, town, municipal corporation, quasi municipal corporation, or special purpose district; and the term 'regularly represents' refers to a person who is employed mainly to provide lobbying services, or who, pursuant to the person's employment, generally represents in a lobbying capacity the broad interests of the agency. (a) An agency for which a report is required under this subsection and which does not file under subparagraph (b) of this subsection shall provide the commission with a statement showing for the previous quarter: (i) The name of the agency filing the statement; (ii) the name, title, and job description of each person who regularly represents the agency in a lobbying capacity; (iii) in respect to each such person, a general description of the nature of the person's lobbying activities, his salary and related costs and the approximate amount of time spent in lobbying activities, and his expenses for travel, food, and lodging; and (iv) a listing of each expenditure for services by an independent contractor, publications, or brochures, the principal purpose of which expenditure is to influence legislation. The statements shall be in the form and the manner prescribed by the commission and shall be filed within one month after the end of the quarter covered by the report. (b) In lieu of reporting under subparagraph (a) or (b) of this subsection, an agency may have its employees or officials register and report in the same manner and subject to the same exemptions as lobbyists representing the private sector. Where this alternative is selected, the agency shall notify the commission and report as a lobbyist's employer pursuant to RCW 42.17.180. (5) The provisions of this section ((shall)) do not relieve any elected official or officer or employee of an agency from complying with other provisions of this chapter, if such elected official, officer, or employee is not otherwise exempted."
TWENTY-SECOND DAY, APRIL 11, 1979

Signed by Representatives Oliver, Executive Chairman; Erickson, Co-Chairwoman; Barnes, Eng, Fuller, Granlund, Gruger.

Passed to Committee on Rules for second reading.

SECOND READING

HOUSE BILL NO. 461, by Representatives Wilson and Vrooman:

Requiring improvement of property acquired under eminent domain.

The bill was read the second time.

Committee on Natural Resources recommendation: Majority, do pass as amended. (For amendment, see Journal, 10th Day ex. sess., March 30, 1979.)

On motion of Mr. Schmitten, the committee amendment was adopted.

House Bill No. 461 was ordered engrossed. With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed House Bill No. 461 was placed on final passage.

Mr. Wilson spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 461, and the bill passed the House by the following vote: Yeas, 93; nays, 0; not voting, 5.


Engrossed House Bill No. 461, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 465, by Representatives Douthwaite, Burns and Lux:

Clarifying ownership of leased personal property for tax purposes.

The bill was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Mr. Douthwaite spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of House Bill No. 465, and the bill passed the House by the following vote: Yeas, 92; nays, 1; not voting, 5.


Voting nay: Representative Barnes.


House Bill No. 465, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 841, by Representatives Keller, Winsley, Vrooman and Kreidler:

Modifying the law on the listing of omitted property.

The bill was read the second time.
On motion of Ms. Sommers, Substitute House Bill No. 841 was substituted for House Bill No. 841, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 841 was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Ms. Sommers spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 841, and the bill passed the House by the following vote: Yeas, 94; nays, 0; not voting, 4.


Not voting: Representatives Berentson, Eng, Newhouse, Polk.

Substitute House Bill No. 841, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 943, by Representatives Nelson (G.A.) and Sommers:

Limiting the growth of certain county tax levies.

The bill was read the second time.

On motion of Ms. Craswell, Substitute House Bill No. 943 was substituted for House Bill No. 943, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 943 was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Ms. Sommers spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 943, and the bill passed the House by the following vote: Yeas, 97; nays, 0; not voting, 1.


Not voting: Representative Eng.

Substitute House Bill No. 943, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

HOUSE BILL NO. 1084, by Representatives Zimmerman and Charnley:

Relating to counties.

The bill was read the second time.

On motion of Mr. Zimmerman, Substitute House Bill No. 1084 was substituted for House Bill No. 1084, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 1084 was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.
Representatives Zimmerman and Charnley spoke in favor of passage of the bill, and Mr. Rohrbach spoke against it.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 1084 and the bill passed the House by the following vote: Yeas, 92; nays, 5; not voting, 1.


Voting nay: Representatives Barnes, Craswell, McGinnis, Rohrbach, Sprague.

Not voting: Representative Sanders.

Substitute House Bill No. 1084, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE SENATE BILL NO. 2010, by Committee on Local Government (originally sponsored by Senator Bluechel):

Authorizing housing authorities to build mobile home parks for senior citizens.

The bill was read the second time.

Committee on Local Government recommendation: Majority, do pass as amended. (For amendments, see Journal, 20th Day ex. sess., April 10, 1979.)

On motion of Mr. Charnley, the committee amendments were adopted.

With the consent of the House, the rules were suspended, the second reading considered the third, and Substitute Senate Bill No. 2010 as amended by the House was placed on final passage.

Mr. Charnley spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute Senate Bill No. 2010 as amended by the House, and the bill passed the House by the following vote: Yeas, 93; nays, 0; not voting, 5.


Not voting: Representatives Garrett, Greengo, Isaacson, Sanders, Scott.

Substitute Senate Bill No. 2010 as amended by the House, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

STATEMENT FOR THE JOURNAL

I would like to be recorded as having voted "Yes" on Substitute Senate Bill No. 2010.

IRV GREENGO, 46th District.

SUBSTITUTE SENATE BILL NO. 2032, by Committee on Commerce (originally sponsored by Senators Rasmussen, Newschwander, Clarke and Conner — by Legislative Budget Committee request):

Modifying regulation of commercial driver training schools and instruction.

The bill was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.
ROLL CALL

The Clerk called the roll on the final passage of Substitute Senate Bill No. 2032, and the bill passed the House by the following vote: Yeas, 93; nays, 0; not voting, 5.


Not voting: Representatives Haley, McDonald, Sanders, Smith R., Tilly.

Substitute Senate Bill No. 2032, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE SENATE BILL NO. 2144, by Committee on Judiciary (originally sponsored by Senators Bottiger, Gaspard, Goltz and Woody):
Modifying the reward statutes.

The bill was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

ROLL CALL

The Clerk called the roll on the final passage of Senate Bill No. 2144, and the bill passed the House by the following vote: Yeas, 95; nays, 0; not voting, 3.


Not voting: Representatives Clayton, Douthwaite, Sommers.

Substitute Senate Bill No. 2144, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE BILL NO. 2175, by Senators Woody, Walgren, Clarke, Marsh, Jones and Bottiger:
Adding the chief of the state patrol and a citizen member to the criminal justice commission.

The bill was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Mr. Taller spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Senate Bill No. 2175, and the bill passed the House by the following vote: Yeas, 95; nays, 0; not voting, 3.


Not voting: Representatives Douthwaite, Flanagan, Knowles.
Senate Bill No. 2175, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

ENGROSSED SENATE BILL NO. 2242, by Senators Rasmussen, Day, McDermott, Woody, Conner, Sellar, Benitz and Guess (by Executive request):
Authorizing a designee or other state official to serve in the governor's stead on certain boards.

The bill was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Mr. Ehlers spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 2242, and the bill passed the House by the following vote: Yeas, 97; nays, 0; not voting, 1.


Not voting: Representative Dawson.

Engrossed Senate Bill No. 2242, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE BILL NO. 2290, by Senators Conner, Hansen and Guess (by Department of Transportation request):
Revising the powers of the department of transportation relative to highways.

The bill was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

ROLL CALL

The Clerk called the roll on the final passage of Senate Bill No. 2290, and the bill passed the House by the following vote: Yeas, 94; nays, 1; not voting, 3.


Voting nay: Representative Valle.

Not voting: Representatives Newhouse, Rosbach, Scott.

Senate Bill No. 2290, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE BILL NO. 2296, by Senators Scott, Shinpoch and Bluechel (by Legislative Budget Committee request):
Revising laws relating to veterans.

The bill was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Mr. Taller spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Senate Bill No. 2296, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.

Senate Bill No. 2296, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE BILL NO. 2297, by Senators Scott and Goltz (by Legislative Budget Committee request):

Repealing higher education assistance authority act.

The bill was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

ROLL CALL

The Clerk called the roll on the final passage of Senate Bill No. 2297, and the bill passed the House by the following vote: Yeas, 95; nays, 0; not voting, 3.


Not voting: Representatives Flanagan, Sherman, Whiteside.

Senate Bill No. 2297, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE SENATE BILL NO. 2301, by Committee on State Government (originally sponsored by Senators Bluechel, Rasmussen, Clarke and Hayner – by Legislative Budget Committee request):

Modifying review of state personal services' contracts.

The bill was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Mr. Ehlers spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute Senate Bill No. 2301, and the bill passed the House by the following vote: Yeas, 96; nays, 0; not voting, 2.


Not voting: Representatives Houchen, Maxie.

Substitute Senate Bill No. 2301, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.
SENATE BILL NO. 2354, by Senators Fleming, Guess and Ridder (by Department of Transportation request):

Modifying the requirements for publication of the call for bids for highway projects.

The bill was read the second time.

Committee on Transportation recommendation: Majority, do pass as amended. (For amendments, see Journal, 17th Day ex. sess., April 6, 1979.)

On motion of Mr. Wilson, the committee amendments were adopted.

With the consent of the House, the rules were suspended, the second reading considered the third, and Senate Bill No. 2354 as amended by the House was placed on final passage.

Mr. Wilson spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Senate Bill No. 2354 as amended by the House, and the bill passed the House by the following vote: Yeas, 97; nays, 0; not voting, 1.


Not voting: Representative Heck.

Senate Bill No. 2354 as amended by the House, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE BILL NO. 2385, by Senators Day and Moore:

Requiring funeral directors to divulge certain information to customers.

The bill was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Mr. Whiteside spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Senate Bill No. 2385, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


Senate Bill No. 2385, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE SENATE BILL NO. 2394, by Committee on Local Government (originally sponsored by Senators Moore and Sellar):

Providing travel allowances and increasing the compensation for the commissioners of special purpose districts.

The bill was read the second time.

Committee on Local Government recommendation: Majority, do pass as amended. (For amendments, see Journal, 21st Day ex. sess., April 10, 1979.)

On motion of Mr. Charnley, the committee amendments were adopted.
With the consent of the House, the rules were suspended, the second reading considered the third, and Substitute Senate Bill No. 2394 as amended by the House was placed on final passage.

Mr. Charnley spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute Senate Bill No. 2394 as amended by the House, and the bill passed the House by the following vote: Yeas, 96; nays, 2; not voting, 2.


Voting nay: Representatives Ehlers, Pruitt.

Substitute Senate Bill No. 2394 as amended by the House, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE BILL NO. 2398, by Senators Rasmussen, Shinpoch and Newschwander (by Office of Financial Management request):

Modifying procedures for the replacement of lost or destroyed state warrants.

The bill was read the second time.

Committee on State Government recommendation: Majority, do pass as amended. (For amendments, see Journal, 60th Day, March 8, 1979.)

On motion of Mr. Taller, the committee amendments were adopted.

With the consent of the House, the rules were suspended, the second reading considered the third, and Senate Bill No. 2398 as amended by the House was placed on final passage.

ROLL CALL

The Clerk called the roll on the final passage of Senate Bill No. 2398 as amended by the House, and the bill passed the House by the following vote: Yeas, 97; nays, 0; not voting, 1.


Not voting: Representative Martinis.

Senate Bill No. 2398 as amended by the House, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

NOTICE OF MOTION FOR RECONSIDERATION

Mr. Newhouse, having voted on the prevailing side, served notice that he would, on the next working day, move for reconsideration of the vote by which Substitute Senate Bill No. 2394 as amended by the House passed the House.

SUBSTITUTE SENATE BILL NO. 2411, by Committee on Local Government (originally sponsored by Senators Wilson, Sellar and Fleming):

Providing for payment by a local government of judgments against employees performing official duties.

The bill was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.
Mr. Zimmerman spoke in favor of passage of the bill, and Mr. Blair spoke against it.

ROLL CALL

The Clerk called the roll on the final passage of Substitute Senate Bill No. 2411, and the bill passed the House by the following vote: Yeas, 73; nays, 23; not voting, 2.


Not voting: Representatives Bender, Greengo.

Substitute Senate Bill No. 2411, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE SENATE BILL NO. 2422, by Committee on Social and Health Services (originally sponsored by Senator Day):

Revising laws relating to certain health care professionals.

The bill was read the second time.

Committee on Social and Health Services recommendation: Majority, do pass as amended. (For amendments, see Journal, 21st Day ex. sess., April 10, 1979)

Mr. Adams moved adoption of the committee amendments.

POINT OF INQUIRY

Mr. Adams yielded to question by Mr. McGinnis.

Mr. McGinnis: "Representative Adams, are we establishing for this $200,000, a single individual within the department or within the disciplinary board, which would, in fact, control or state what the actual practices of that particular discipline might be?"

Mr. Adams: "Representative McGinnis, you're speaking to the bill itself. This will tighten up the disciplinary act that is already on the statute books. The impact is taken out of the fees for the registration or the renewal fees of the medical profession to pay for the implementation of this act."

The committee amendments were adopted.

With the consent of the House, the rules were suspended, the second reading considered the third, and Substitute Senate Bill No. 2422 as amended by the House was placed on final passage.

ROLL CALL

The Clerk called the roll on the final passage of Substitute Senate Bill No. 2422 as amended by the House, and the bill passed the House by the following vote: Yeas, 97; nays, 0; not voting, 1.


Not voting: Representative Garrett.

Substitute Senate Bill No. 2422 as amended by the House, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.
SENATE BILL NO. 2430, by Senators Lysen, Moore and Vognild:

Removing transcription requirement for hearings of the public employment commission.

The bill was read the second time. With the consent of the House, the rules were sus­­pended, the second reading considered the third, and the bill was placed on final passage.

ROLL CALL

The Clerk called the roll on the final passage of Senate Bill No. 2430, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


Rolle Bill No. 2430, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE BILL NO. 2502, by Senators Conner, Day and Rasmussen (by Department of Veterans' Affairs request):

Providing free license plates of a distinctive design for Medal of Honor winners.

The bill was read the second time.

Committee on Transportation recommendation: Majority, do pass as amended. (For amendment, see Journal, 16th Day ex. sess., April 5, 1979.)

On motion of Mr. Martinis, the committee amendment was adopted.

With the consent of the House, the rules were suspended, the second reading considered the third, and Senate Bill No. 2502 as amended by the House was placed on final passage.

Mr. Martinis spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Senate Bill No. 2502 as amended by the House, and the bill passed the House by the following vote: Yeas, 96; nays, 0; not voting, 2.


Not voting: Representatives Flanagan, Monohon.

Senate Bill No. 2502 as amended by the House, having received the constitutional major­­ity, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE BILL NO. 2753, by Senators Day, Talmadge and Wanamaker:

Revising the laws relating to public assistance.

The bill was read the second time. With the consent of the House, the rules were sus­­pended, the second reading considered the third, and the bill was placed on final passage.

Representatives Whiteside and Fuller spoke in favor of passage of the bill, and Mr. Taller spoke against it.

ROLL CALL

The Clerk called the roll on the final passage of Senate Bill No. 2753, and the bill passed the House by the following vote: Yeas, 91; nays, 7; not voting, 0.
TWENTY-SECOND DAY, APRIL 11, 1979


Voting nay: Representatives Barnes, Fancher, McDonald, Nisbet, Rohrbach, Taller, Williams.

Senate Bill No. 2753, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE BILL NO. 2923, by Senators Goltz, Lewis, Rasmussen and Sellar (by Department of Veterans' Affairs request):

Exempting veterans of the Vietnam conflict from increases in tuition and fees at institutions of higher education.

The bill was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Mr. Grimm spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Senate Bill No. 2923, and the bill passed the House by the following vote: Yeas, 87; nays, 6; not voting, 5.


Voting nay: Representatives Amen, Barr, Chandler, Craswell, Eng, McDonald.


Senate Bill No. 2923, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE BILL NO. 3077, by Senators Odegaard and Henry:

Providing photo identification during the drivers' license renewal process.

The bill was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Mr. Wilson spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Senate Bill No. 3077, and the bill passed the House by the following vote: Yeas, 97; nays, 0; not voting, 1.


Not voting: Representative Flanagan.

Senate Bill No. 3077, having received the constitutional majority, was declared passed.

There being no objection, the title of the bill was ordered to stand as the title of the act.
SENAIITE BILL NO. 3115, by Senator Goltz:

Reenacting prior double amendment relating to types of insurance boards of regents or trustees may provide as one of its 1973 versions.

The bill was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Mr. Grimm spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Senate Bill No. 3115, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


Senate Bill No. 3115, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE CONCURRENT RESOLUTION NO. 112, by Senators Henry, Guess and Conner:

Enunciating a state transportation policy.

The resolution was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and the resolution was placed on final passage.

Mr. Wilson spoke in favor of the resolution.

ROLL CALL

The Clerk called the roll on the final passage of Senate Concurrent Resolution No. 112, and the resolution passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


Senate Concurrent Resolution No. 112, having received the constitutional majority, was declared passed.

SENATE BILL NO. 2727, by Senators Bausch, Clarke and Goltz (by Insurance Commissioner request):

Granting immunity to insurance companies which provide information on possible arson fires to investigating agencies.

The bill was read the second time.

Committee on Insurance recommendation: Majority, do pass as amended. (For amendment, see Journal, 20th Day ex. sess., April 9, 1979.)

On motion of Mr. Douthwaite, the committee amendment was adopted.

Mr. Douthwaite moved adoption of the following amendment:

On page 3, line 26 insert:

"NEW SECTION. Sec. 11. There is added to chapter 48.19 RCW a new section to read as follows:

(1) Every insurer shall make an experience-premium study on their records which collects data for at least the previous three years on premiums, losses, and reserves. This study is required only of insurers doing
business with municipalities of the state and is limited to their experience with municipalities. The studies shall be made on a municipality by municipality basis.

(2) The data required under subsection (1) of this section and yearly supplements to the data shall be filed with the insurance commissioner at times determined by the commissioner. At the same time, the insurer shall send a copy of the data collected on an insured municipality to the insured municipality. The insurance commissioner shall compile such data and present it to the next session of the legislature.

This data may be made public, but the specific municipality to which the data refers shall only be available to the insurance commissioner, the legislature, and the specific municipality to which the data refers.

(3) As used in this section, 'municipality' means each unit of local government, including cities and towns, counties, and special districts.*

Renumber the remaining section consecutively.

POINT OF ORDER

Mr. Deccio: "Mr. Speaker, the amendment that Representative Douthwaite is offering is outside the scope and object of the bill which is under consideration today.*

MOTION

On motion of Mr. Polk, further consideration of Senate Bill No. 2727 was deferred and the bill was ordered placed on the calendar following Engrossed Senate Bill No. 2466.

SUBSTITUTE SENATE BILL NO. 3022, by Committee on Local Government (originally sponsored by Senators Lee, Talley and North):

Establishing new procedures for local government disposition of found and unclaimed personal property.

The bill was read the second time.

Mr. Eberle moved adoption of the following amendments by Representatives Eberle, Newhouse and Smith (R):

On page 1, line 25 strike "ten days surrender the property" and insert "five days report the find of property and surrender, if requested, the property"

On page 3, line 20 after "value" insert "and has been requested to be surrendered to the law enforcement agency."

Mr. Eberle spoke in favor of the amendments.

POINT OF INQUIRY

Mr. Eberle yielded to question by Mr. Zimmerman.

Mr. Zimmerman: "Representative Eberle, Senator Lee is the prime sponsor of this bill. Has she been consulted about these changes?"

Mr. Eberle: "Representative Zimmerman, Senator Lee and I have discussed this bill and the House bill, and we agreed that we would amend both bills with the same language so whichever passed would say the same thing."

MOTION

On motion of Mr. Zimmerman, further consideration of Substitute Senate Bill No. 3022 was deferred, and the bill was ordered placed on the second reading calendar following Engrossed Senate Bill No. 2474.

SUBSTITUTE SENATE BILL NO. 2284, by Committee on Natural Resources (originally sponsored by Senator Peterson):

Providing for leasing of harbor areas.

The bill was read the second time.

Mr. Martinis moved adoption of the following amendment by Representatives Martinis, McDonald, Dawson, Sommers, Schmitten and Nelson (G.A.):

On page 2, line 36 after "area" insert "unless the reappraisal is conducted by an independent member of the appraiser's institute using local comparable land values"

Representatives Martinis, Dawson and McDonald spoke in favor of the amendment, and Representatives Smith (R) and Newhouse spoke against it.
POINT OF INQUIRY

Mr. Martinis yielded to question by Mr. Chandler.

Mr. Chandler: "Representative Martinis, in the language of your amendment it states, '...unless the reappraisal is conducted by an independent member of the appraiser's institute.' Can you tell me what the appraiser's institute is? What do you mean by that language?"

Mr. Martinis: "The MAI is the national organization of a nationally recognized institute of appraisers. These people are the appraisers the courts use in condemnation suits, and lots of times, when they are trying to arrive at a fair market value between individuals for the sale of land. These are the people they contact. A public body can either hire them or a private individual can. These are the people you see in condemnation suits. The property owners hire an MAI and so do the public bodies. This is the highest level of credibility in the appraisal field. Basically, these are industrial appraisals."

Mr. Chandler: "I understand your answer, but my concern is that there are two groups of appraisers, one being the MAI's and the other, the Society of Real Estate Appraisers. My hope is that either group would be included in this amendment, but you use the word 'institute' which indicates we would be excluding this group. Oftentimes they belong to both, but sometimes they don't and I don't think we want to have language that would exclude them. Perhaps we can establish some intent here that we are not excluding the society."

Mr. Martinis: "The intent, Representative Chandler, is not to slight the Real Estate Appraisers, but the MAI, in court actions, is the accepted group, and especially for industrial land appraisals. The bulk of this type of appraising would be for industrial use. Recreation is industrial use. It's the MAI's that come in. Generally, like on a highway condemnation suit, where there's a lot of residential property, and this sort of thing, it's not necessarily industrial, then the Real Estate Appraisers are usually brought in. When it comes to industrial appraisals, you'll find the bulk of them will be by an MAI."

MOTION

On motion of Mr. Chandler, further consideration of Substitute Senate Bill No. 2284 was deferred, and the bill was ordered placed at the bottom of today's second reading consent calendar.

ENGROSSED SENATE BILL NO. 2040, by Senators Rasmussen and Conner:

Replacing the special parking decals for disabled persons with license plates.

The bill was read the second time.

Committee on Transportation recommendation: Majority, do pass as amended. (For amendment, see Journal, 20th Day ex. sess., April 9, 1979.)

On motion of Mr. Wilson, the committee amendment was adopted.

With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed Senate Bill No. 2040 as amended by the House was placed on final passage.

Mr. Wilson spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 2040 as amended by the House, and the bill passed the House by the following vote: Yeas, 96; nays, 0; not voting, 2.


Not voting: Representatives Fuller, Tupper.
Engrossed Senate Bill No. 2040 as amended by the House, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

ENGROSSED SENATE BILL NO. 2630, by Senators Lysen and Morrison (by Department of Employment Security request):

Extending life of the Buena Camp migrant housing facility, authorizing prescribed rental fees, and making an appropriation therefor.

The bill was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 2630, and the bill passed the House by the following vote: Yeas, 97; nays, 1; not voting, 0.


Voting nay: Representative Tilly.

Engrossed Senate Bill No. 2630, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE BILL NO. 2060, by Senator Hansen:

Revising laws relating to health officers.

The bill was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and Senate Bill No. 2060 was placed on final passage.

Mr. Adams spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Senate Bill No. 2060, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


Senate Bill No. 2060, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Speaker Berentson declared the House to be at ease until 1:15 p.m.

The Speaker (Mr. Amen presiding) called the House to order.

MESSAGE FROM THE SENATE

April 11, 1979

Mr. Speaker:

The President has signed:

SENATE BILL NO. 2015,
SENATE BILL NO. 2053,
SUBSTITUTE SENATE BILL NO. 2194,
SUBSTITUTE SENATE BILL NO. 2306,

and the same are herewith transmitted.
The Speaker (Mr. Amen presiding) announced the Speakers were signing:

HOUSE BILL NO. 113,

SUBSTITUTE HOUSE BILL NO. 201,

HOUSE BILL NO. 413,

HOUSE BILL NO. 862,

HOUSE BILL NO. 1325.

SECOND READING

HOUSE BILL NO. 958, by Representatives Polk, McCormick, Struthers, Adams and Sanders:

Allowing deduction of condominiums and residential association maintenance, repair, etc., fees from business and occupation taxes.

The bill was read the second time.

On motion of Ms. Craswell, Substitute House Bill No. 958 was substituted for House Bill No. 958, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 958 was read the second time.

On motion of Ms. Craswell, the following amendments were adopted:

On page 1, beginning on line 12 after "purchase" strike all material down to and including "to" on line 14 and insert "utilities for, insurance with respect to, or goods and services for additions to, repair, maintenance, replacement, management, or improvement of"

On page 2, beginning on line 7 after "purchase" strike "contract services" and insert "utilities for, insurance with respect to, or goods and services"

On page 3, beginning on line 12 strike all of subsection (3) and insert:

'(3) As used in this section, 'goods and services' means, tangible personal property and services which are purchased from a person or firm which will be liable for tax under this chapter for amounts derived from such goods and services. 'Goods and services' does not include tangible personal property which is used by an association in providing services to association members or apartment owners.'

Substitute House Bill No. 958 was ordered engrossed. With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Mr. Polk spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 958, and the bill passed the House by the following vote: Yeas, 93; nays, 0; not voting, 5.


Not voting: Representatives Bauer, Blair, Knowles, Lux, Owen.

Engrossed Substitute House Bill No. 958, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

ENGROSSED SUBSTITUTE SENATE BILL NO. 2197, by Committee on Energy and Utilities (originally sponsored by Senators Bottiger, Benitz, Hayner and North):

Regulating the milling of uranium and thorium.

The bill was read the second time.

Committee on Energy and Utilities recommendation: Majority, do pass as amended. (For amendments, see Journal, 20th Day ex. sess., April 9, 1979.)

On motion of Ms. McCormick, the committee amendments were adopted.
TWENTY-SECOND DAY, APRIL 11, 1979

Mr. Isaacson moved adoption of the following amendment by Representatives Isaacson, McCormick and Haley:
On page 2, line 5 after "piles" insert "but shall not include in situ leaching of ore bodies or ore stock piles"

Mr. Isaacson spoke in favor of the amendment.

POINT OF INQUIRY

Mr. Isaacson yielded to question by Mr. Nelson (D).

Mr. Nelson (D): Representative Isaacson, I think I understand your intent, but I'm not sure if the amendment really says what you want it to. It says that you are extending the definition of tailing to include in situ leaching of ore bodies or ore stock piles. It seems to me we have a little confusion there and we are saying that leaching is equivalent to tailing. I'm wondering if perhaps that language might be clarified?

Mr. Isaacson: "In fact, the wording is that it was unclear, but shall not include in situ leaching of ore bodies or ore stock piles. This does not include those materials that are leached at the surface."

Mr. Nelson (D): "But if you read it carefully, it says that tailing is equal to leaching or should not include leaching, and what you really want to say is that tailing does not include ore bodies or ore stock piles from which leaching might occur. Isn't that true?"

Mr. Isaacson: "I see your point. That would be acceptable if the body so desires; otherwise, I would leave it as is."

MOTION

On motion of Mr. Polk, further consideration of Engrossed Substitute Senate Bill No. 2197 was deferred, and the bill was ordered placed on the calendar following Substitute Senate Bill No. 3022.

ENGROSSED SENATE BILL NO. 2314, by Senators Bausch and Clarke (by Department of Licensing request):
Modifying the securities act.

The bill was read the second time.

Committee on Financial Institutions recommendation: Majority, do pass as amended. (For amendments, see Journal, 20th Day ex. sess., April 9, 1979.)

On motion of Ms. Winsley, the committee amendments were adopted.

With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed Senate Bill No. 2314 as amended by the House was placed on final passage.

Ms. Winsley spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 2314 as amended by the House, and the bill passed the House by the following vote: Yeas, 97; nays, 0; not voting, 1.


Not voting: Representative Wilson.

Engrossed Senate Bill No. 2314 as amended by the House, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.
ENGROSSED SENATE BILL NO. 2474, by Senators North and Bottiger:
Updating references to the state building codes.

The bill was read the second time.

Committee on State Government recommendation: Majority, do pass as amended. (For amendments see Journal, 17th Day ex. sess., April 6, 1979.)

Mr. Ehlers moved adoption of the first committee amendment to page 2, line 9.

Mr. Ehlers spoke in favor of the amendment, and Mr. Polk spoke against it.

Mr. Ehlers spoke again in favor of the committee amendment.

The amendment was not adopted.

On motion of Mr. Ehlers, the remaining committee amendments were adopted.

With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed Senate Bill No. 2474 as amended by the House was placed on final passage.

Mr. Ehlers spoke in favor of passage of the bill.

POINT OF INQUIRY

Mr. Ehlers yielded to question by Mr. Nelson (D).

Mr. Nelson (D): "Representative Ehlers, the second section of this bill deals with the adoption of statewide thermal efficiency in lighting code standards. The question is, the State Energy Office has been in a position of defending itself for not promulgating these standards quickly enough so that we do not lose federal moneys that come to pay for various energy projects. I wonder if you could tell me whether it's clear that the June 30, 1980 deadline is a reasonable deadline and if we use that deadline, is there still going to be federal funds coming in?"

Mr. Ehlers: "It's my understanding that there is some question about the timing in the federal regulations, whether or not they have put their act together yet. It seems as though, according to the representative from the Governor's Office and from the Energy Committee in the Senate, there should be sufficient time and there is $1.6 million in funds that will come to the state in this area if we pass this bill."

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 2474 as amended by the House, and the bill passed the House by the following vote: Yeas, 97; nays, 1; not voting, 0.


Voting nay: Representative Eberle.

Engrossed Senate Bill No. 2474 as amended by the House, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE SENATE BILL NO. 3022, by Committee on Local Government (originally sponsored by Senators Lee, Talley and North):

Establishing new procedures for local government disposition of found and unclaimed personal property.

The House resumed consideration of the bill on second reading.

The Speaker (Mr. Amen presiding) stated the question before the House to be the amendment by Representative Eberle.
With the consent of the House, Mr. Eberle withdrew the amendment.

On motion of Mr. Eberle, the following amendments by Representatives Eberle, Newhouse, Smith (R) and Zimmerman were adopted:
On page 1, line 25 strike "ten days surrender the property" and insert "seven days report the find of property and surrender, if requested, the property".
On page 3, line 20 after "value" insert "and has been requested to be surrendered to the law enforcement agency."

On motion of Mr. Charnley, the following amendments by Representatives Charnley, Zimmerman and Smith (R) were adopted:
On page 1, line 21 after "days" insert "of the finding"
On page 1, line 25 after "days" insert "of the finding"
On page 2, line 2 after "days" insert "of the finding"

With the consent of the House, the rules were suspended, the second reading considered the third, and Substitute Senate Bill No. 3022 as amended by the House was placed on final passage.

Representatives Eberle and Charnley spoke in favor of passage of the bill.

POINT OF INQUIRY

Mr. Eberle yielded to question by Ms. North.

Ms. North: "Representative Eberle, you have an amendment that would seem to empty the sheriff's quarters faster if we pass this bill. In other words, it sounds like it was cluttered with materials that were found. Does this also apply to cities?"

Mr. Eberle: "Yes, Representative North, this applies to all law enforcement agencies."

Ms. North spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute Senate Bill No. 3022 as amended by the House and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


Substitute Senate Bill No. 3022 as amended by the House, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Speaker Berentson resumed the Chair.

ENGROSSED SUBSTITUTE SENATE BILL NO. 2177, by Committee on Local Government (originally sponsored by Senators Wilson, Walgren, North, Gallaghan and Woody):

Permitting counties to set their own monetary limit for day labor on county roads.

The bill was read the second time.

Committee on Local Government recommendation: Majority, do pass as amended. (For amendments, see Journal, 17th Day ex. sess., April 6, 1979.)

Mr. Zimmerman moved adoption of the committee amendments to page 1, line 11, page 1, line 22 and page 2, line 23.

Representatives Zimmerman, Brown, Eberle, Rohrbach and Polk spoke in favor of the amendments, and Representatives Struthers, North, Flanagan, Owen, Charnley, Fuller and King spoke against them.

Mr. Newhouse demanded the previous question, and the demand was sustained.
ROLL CALL

The Clerk called the roll on adoption of the committee amendments to page 1, line 11, page 1, line 22 and page 2, line 23, and the amendments were adopted by the following vote: Yeas, 53; nays, 44; not voting, 1.


Not voting: Representative Oliver.

Mr. Zimmerman moved adoption of the committee amendments to page 1, beginning on line 15, page 1, line 27 and the second committee amendment to page 2, line 23.

Representatives Zimmerman, Scott, Rohrbach, Brown and Tilly spoke in favor of the amendments, and Representatives North, Struthers and Charnley spoke against them.

Mr. Sanders demanded the previous question, and the demand was sustained.

ROLL CALL

The Clerk called the roll on adoption of the committee amendments to page 1, beginning on line 15, page 1, line 27 and page 2, line 23, and the amendments were adopted by the following vote: Yeas, 60; nays, 38; not voting, 0.


Mr. Zimmerman moved adoption of the committee amendment to page 2, line 1.

Mr. Whiteside moved adoption of the following amendment by Representatives Whiteside and Charnley to the committee amendment:

On page 2, line 4 of the amendment which refers to page 2, line 1 of the engrossed bill, following "line 5" insert "contract and day labor, except that the cost of the day labor shall not exceed three-quarters of each limit established for that county under RCW 36.77.060. A day labor project or a combined contract and day labor project may include:".

Representatives Whiteside, Charnley, Zimmerman and North spoke in favor of the amendment to the committee amendment, and Representatives Scott and Rohrbach spoke against it.

Mr. Whiteside spoke again in favor of the amendment to the amendment, and Mr. Scott spoke again in opposition to it.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representatives Whiteside and Charnley to the Committee on Local Government amendment to Engrossed Substitute Senate Bill No. 2177, and the amendment was adopted by the following vote: Yeas, 63; nays, 35; not voting, 0.


Voting nay: Representatives Adams, Addison, Barnes, Bender, Berentson, Bond, Brown, Dunlap, Eberle, Gallagher, Granlund, Greengo, Grimm, Houchen, Jovanovich, Martinis, Maxie, May, McCormick,
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Speaker Berentson stated the question before the House to be the committee amendment as amended.

Mr. Zimmerman spoke in favor of the amendment.

ROLL CALL

The Clerk called the roll on adoption of the committee amendment to page 2, line 1 as amended, and the amendment was adopted by the following vote: Yeas, 97; nays, 1; not voting, 0.


Voting nay: Representative Gallagher.

The Clerk read the following amendment by Representatives Whiteside and Charnley:

On page 2, line 3 of the engrossed bill, strike 'the' and insert 'three-quarters of each'

With the consent of the House, Mr. Whiteside withdrew the amendment.

Mr. Rohrbach moved adoption of the following amendment by Representatives Rohrbach, Scott and Brown:

On page 3, after line 7 add the following new section:

*NEW SECTION. Sec. 4. There is added to chapter 36.77 RCW a new section to read as follows:

Any county officer by or through whom or under whose supervision, in whole or in part, any contract is made in wilful violation of any law, county charter, ordinance, resolution or other enactment requiring competitive bidding upon such contract shall be held liable to a civil penalty of not less than three hundred dollars and may be held liable, jointly and severally with any other such county officer, for all consequential damages to the county. If, as a result of an action, the violation is found to have been intentional, the county officer shall immediately forfeit his office."

Representatives Rohrbach and Scott spoke in favor of the amendment, and Representatives Struthers, Schmitten and Charnley spoke against it.

Mr. Rohrbach spoke again in favor of the amendment.

The amendment was not adopted.

Speaker Berentson stated that with the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed Substitute Senate Bill No. 2177 would be placed on final passage.

Mr. Scott objected to the suspension of the rules.

Mr. Zimmerman spoke in favor of advancing the bill to final passage.

ROLL CALL

The Clerk called the roll on the motion to advance Engrossed Substitute Senate Bill No. 2177 to third reading and final passage, and the motion was carried by the following vote: Yeas, 84; nays, 14; not voting, 0.


Speaker Berentson stated the question before the House to be the final passage of Engrossed Substitute Senate Bill No. 2177 as amended by the House.
ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute Senate Bill No. 2177 as amended by the House, and the bill passed the House by the following vote: Yeas, 87; nays, 11; not voting, 0.


Engrossed Substitute Senate Bill No. 2177 as amended by the House, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

. MOTION FOR RECONSIDERATION

Mr. Newhouse, having voted on the prevailing side, moved that the House now reconsider the vote by which SUBSTITUTE SENATE BILL NO. 2394 as amended by the House passed the House.

POINT OF ORDER

Mr. Charnley: "Mr. Speaker, the motion I heard when it was made was to hear the bill within the next fourteen days, and now he's moving to hear it right now. I'm wondering if that's in order?"

Speaker Berentson: "It was my understanding that when he served notice the first time he did not refer to a time, so he would be in order now."

Representatives Newhouse, Nelson (G.A.) and Lux spoke in favor of the motion to reconsider, and Representatives Charnley, Douthwaite, and Zimmerman spoke against it.

Mr. Newhouse spoke again in favor of the motion.

ROLL CALL

The Clerk called the roll on the motion to reconsider the vote by which Substitute Senate Bill No. 2394 as amended by the House passed the House, and the motion was carried by the following vote: Yeas, 64; nays, 30; not voting, 4.


Not voting: Representatives Hughes, May, McGinnis, Smith C. P.

Speaker Berentson stated the question before the House to be final passage of Substitute Senate Bill No. 2394 as amended by the House.

Representatives Zimmerman and Barnes spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on reconsideration of final passage of Substitute Senate Bill No. 2394 as amended by the House, and the bill failed to pass the House by the following vote: Yeas, 41; nays, 57; not voting, 0.


Voting nay: Representatives Adams, Addison, Amen, Barr, Bender, Berentson, Blair, Bond, Clayton, Craswell, Dawson, Deccio, Dunlap, Eberle, Ehlers, Erak, Erickson, Fancher, Flanagan, Fuller, Granlund, Greengo, Gruger, Haley, Hastings, Heck, Houchen, Hughes, Hurley, Isaacson, Lux, McDonald, McGinnis,
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Substitute Senate Bill No. 2394 as amended by the House, having failed to receive the constitutional majority, was declared lost.

SIGN BY THE SPEAKERS

Speaker Berentson announced the Speakers were signing:
SENATE BILL NO. 2015,
SENATE BILL NO. 2053,
SUBSTITUTE SENATE BILL NO. 2194,
SUBSTITUTE SENATE BILL NO. 2306.

ENGROSSED SENATE BILL NO. 2466, by Senators Marsh, Clarke and Bottiger:

Pertaining to civil actions and proceedings.

The bill was read the second time.

Committee on Judiciary recommendation: Majority, do pass as amended. (For amendments, see Journal, 20th Day ex. sess., April 9, 1979.)

Mr. Newhouse moved adoption of the committee amendment.

Mr. Newhouse moved adoption of the following amendment by Representatives Newhouse and Knowles to the committee amendment:

On page 1, beginning on line 16 of the amendment, following "of" strike all the material down to and including "contract" on line 18 and insert "unreasonable delay in performance"

Representatives Newhouse and McGinnis spoke in favor of the amendment to the amendment, and Representatives Smith (R) and Patterson spoke against it.

Mr. Newhouse spoke again in favor of the amendment, and Mr. Smith (R) again opposed it.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representatives Newhouse and Knowles to the committee amendment to Engrossed Senate Bill No. 2466, and the amendment to the amendment was adopted by the following vote: Yeas, 51; nays, 45; not voting, 2.


Not voting: Representatives Becker, McDonald.

The committee amendment as amended was adopted.

On motion of Mr. Newhouse, the committee amendment to the title was adopted.

Speaker Berentson stated that with the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed Senate Bill No. 2466 as amended by the House would be placed on final passage.

Mr. Smith (R) objected to the suspension of the rules.

POINT OF ORDER

Mr. Smith (R): "Have the rules been suspended so that we are at final passage?"

Speaker Berentson: "No, you can object at this point if you would like."

Representatives Smith (R) and Barnes spoke against the motion to suspend the rules and advance the bill to final passage.
ROLL CALL

The Clerk called the roll on the motion to suspend the rules and place Engrossed Senate Bill No. 2466 as amended by the House on final passage, and the motion failed to receive two-thirds majority, by the following vote: Yeas, 56; nays, 42; not voting, 0.


Engrossed Senate Bill No. 2466 as amended by the House was passed to Committee on Rules for third reading.

SENATE BILL NO. 2727, by Senators Bausch, Clarke and Goltz (by Insurance Commissioner request):
Granting immunity to insurance companies which provide information on possible arson fires to investigating agencies.

The House resumed consideration of the bill on second reading.

Speaker Berentson stated the question before the House to be the Point of Order raised by Representative Deccio.

With the consent of the House, Mr. Douthwaite withdrew his amendment.

With the consent of the House, the rules were suspended, the second reading considered the third, and Senate Bill No. 2727 as amended by the House was placed on final passage.

Representatives Douthwaite and Rohrbach spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Senate Bill No. 2727 as amended by the House, and the bill passed the House by the following vote: Yeas, 97; nays, 0; not voting, 1.


Not voting: Representative Nelson G. A.

Senate Bill No. 2727 as amended by the House, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE SENATE BILL NO. 2016, by Committee on Judiciary (originally sponsored by Senator Rasmussen):
Prescribing penalties for unauthorized parking in spaces reserved for physically disabled.

The bill was read the second time.

Committee on Judiciary recommendation: Majority, do pass as amended. (For amendments, see Journal, 17th Day ex. sess., April 6, 1979.)

On motion of Mr. Newhouse, the committee amendments were adopted.

With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Mr. Newhouse spoke in favor of passage of the bill.
ROLL CALL

The Clerk called the roll on the final passage of Substitute Senate Bill No. 2016 as amended by the House, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


Substitute Senate Bill No. 2016 as amended by the House, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

ENGROSSED SUBSTITUTE SENATE BILL NO. 3066, by Committee on State Government (originally sponsored by Senators Rasmussen, Gould and Day — by State Auditor request):

Revising laws relating to the state auditor and the office of financial management.

The bill was read the second time.

Committee on State Government recommendation: Majority, do pass as amended. (For amendment, see Journal, 17th Day ex. sess, April 6, 1979.)

On motion of Mr. Ehlers, the committee amendment was adopted.

With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Mr. Taller spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute Senate Bill No. 3066 as amended by the House, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


Engrossed Substitute Senate Bill No. 3066 as amended by the House, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

On motion of Mr. Polk, the Rules Committee was relieved of ENGROSSED SENATE BILL NO. 2798, and the bill was ordered placed on the second reading calendar following Engrossed Senate Bill No. 2108.

ENGROSSED SUBSTITUTE SENATE BILL NO. 2958, by Committee on Transportation (originally sponsored by Senator Henry):

Facilitating the restoration of transportation services disrupted by the sinking of the Hood Canal Bridge.

The bill was read the second time.

Committee on Transportation recommendation: Majority, do pass as amended. (For amendments see Journal, 20th Day ex. sess., April 9, 1979.)

On motion of Mr. Martinis, the committee amendments were adopted.
With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Mr. Martinis spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute Senate Bill No. 2958 as amended by the House, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


Engrossed Substitute Senate Bill No. 2958 as amended by the House, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

Speaker Berentson called on Mr. Amen to preside.

ENGROSSED SUBSTITUTE SENATE BILL NO. 2161, by Committee on Local Government (originally sponsored by Senators Wilson, Walgren, Lewis, North, Gaspard, Gallagher and Vognild):

Revising the limitations and procedures for cities and towns to administer small public works projects.

The bill was read the second time.

Committee on Local Government recommendation: Majority, do pass as amended. (For amendments, see Journal, 17th Day ex. sess., April 6, 1979.)

On motion of Mr. Charnley, the committee amendments were adopted.

With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

POINT OF INQUIRY

Mr. Charnley yielded to question by Mr. Whiteside.

Mr. Whiteside: "Representative Charnley, there is considerable concern on the part of the contesters that Engrossed Substitute Senate Bill No. 2161 and Engrossed Substitute Senate Bill No. 2177 would allow the local governments to first work out their bid limits and then work up to the figures covered under the Division of Labor. My question is: Is it the intent of this bill to allow this doubling up?"

Mr. Charnley: "The answer is absolutely not."

POINT OF INQUIRY

Ms. North yielded to question by Mr. Ehlers.

Mr. Ehlers: "Does this exempt cities below a certain size? That's my understanding. What does it do to a city of 5,000 or below?"

Ms. North: "Representative Ehlers, it leaves the bid limit at $15,000. This bill is very much in the interest of the small cities for that bid limit because it does leave it at $15,000 rather than attempting to bring it down to $10,000 as they have done in the first class cities."

Mr. Ehlers: "I need a little more explanation of what it does to small cities or large cities."

Ms. North: "It does allow the small cities to have a small work roster, something they haven't had previously. A small work roster would allow the cities to assemble a list of contractors and from that list they could select the contractor to do the work without going through the bidding process."
Mr. Charnley spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute Senate Bill No. 2161 as amended by the House, and the bill passed the House by the following vote: Yeas, 94; nays, 4; not voting, 0.


Voting nay: Representatives Barnes, Dawson, Rohrbach, Sanders.

Engrossed Substitute Senate Bill No. 2161 as amended by the House, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

Mr. Keller moved that the Rules Committee be relieved of SENATE JOINT MEMORIAL NO. 103, and the memorial be placed at the top of today's second reading calendar.

Representatives Keller and Kreidler spoke in favor of the motion, and Mr. Polk spoke against it.

ROLL CALL

The Clerk called the roll on the motion to relieve the Rules Committee of Senate Joint Memorial No. 103 and place it on today's second reading calendar, and the motion was lost by the following vote: Yeas, 27; nays, 66; not voting, 5.


Not voting: Representatives Erak, Galloway, Garrett, Granlund, Monohon.

ENGROSSED SENATE BILL NO. 2108, by Senators Talley and Wanamaker (by Board of Pilotage Commissioners request):

Revising laws on pilots of vessels.

The bill was read the second time.

Mr. Smith (R) moved adoption of the following amendment by Representatives Smith (R), Wilson and Martinis:

On page 5, following subsection (7) add a new subsection as follows:

"(8) The licenses of all pilots shall be terminated upon the pilots' reaching the age of seventy. The licenses of all pilots seventy years of age or older on the effective date of this act shall be terminated not later than ninety days after the effective date of this act."

Mr. Smith (R) spoke in favor of the amendment.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representatives Smith (R), Wilson and Martinis to Engrossed Senate Bill No. 2108, and the amendment was adopted by the following vote: Yeas, 74; nays, 18; not voting, 6.

Voting yea: Representatives Adams, Addison, Amen, Barr, Bauer, Becker, Bender, Berentson, Blair, Brekke, Brown, Burns, Chandler, Charnley, Clayton, Craswell, Dawson, Douthwaite, Ehlers, Eng, Erickson, Fancher, Fuller, Galloway, Granlund, Greengo, Grimm, Gruger, Heck, Houchen, Hughes, Hurley, Isaascon, Keller, Knowles, Kreidler, Lux, Martinis, Maxie, May, McCormick, McDonald, Mitchell, Monohon, Nelson D., Nisbet, North, O'Brien, Oliver, Owen, Patterson, Pruitt, Rosbach, Salatino, Schmitten, Scott, Sherman,


Not voting: Representatives Bagnoari, Erak, Gallagher, Garrett, Haley, Rohrbach.

The Clerk read the following amendment by Representatives Smith (R), Wilson and Martinis:

On page 5, following subsection (7) add a new subsection as follows:

"(8) No pilot shall have his license renewed if such pilot has reached the age of seventy by the required date of license renewal."

With the consent of the House, Mr. Smith (R) withdrew the amendment.

On motion of Mr. Smith (R), the following amendments by Representatives Smith (R), Wilson and Martinis were adopted:

On page 5, beginning on line 12 strike all of section 4.

On page 1, line 6 of the title after "RCW 88.16.050;" insert "and"

On page 1, line 8 of the title after "RCW 88.16.090" strike all the material down to and including "RCW 88.16.155"

With the consent of the House, the rules were suspended, the second reading considered the third, and Engrossed Senate Bill No. 2108 as amended by the House was placed on final passage.

Representatives Martinis, Smith (R) and McDonald spoke in favor of the bill, and Representatives Nelson (D) and Bond spoke against it.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 2108 as amended by the House, and the bill passed the House by the following vote: Yeas, 57; nays, 41; not voting, 0.


Engrossed Senate Bill No. 2108 as amended by the House, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE SENATE BILL NO. 2798, by Committee on Commerce (originally sponsored by Senator Van Hollebeke):

Deleting the employment agency advisory board from the termination schedule of the sunset law.

The bill was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Mr. Warnke spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Substitute Senate Bill No. 2798, and the bill passed the House by the following vote: Yeas, 95; nays, 1; not voting, 2.


Voting nay: Representative Craswell.
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Not voting: Representatives Flanagan, Newhouse.

Substitute Senate Bill No. 2798, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

Mr. Douthwaite moved that consideration of ENGROSSED SUBSTITUTE SENATE BILL NO. 3044 be deferred, and the bill be placed at the bottom of today's second reading calendar.

Representatives Douthwaite and Pruitt spoke in favor of the motion, and Mr. Polk spoke against it.

MOTION

The clerk called the roll on the motion to defer consideration of Engrossed Substitute Senate Bill No. 3044, and the motion was carried by the following vote: Yeas, 53; nays, 45; not voting, 0.


SENATE BILL NO. 2467, by Senators Walgren, Marsh and Clarke:

Penalizing the act of driving with a suspended or revoked out-of-state driver's license.

The bill was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Mr. Newhouse spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Senate Bill No. 2467, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


Senate Bill No. 2467, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE BILL NO. 2173, by Senators Talmadge, Clarke and Woody:

Revising the laws relating to court commissioners.

The bill was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Mr. Newhouse spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Senate Bill No. 2173, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


Senate Bill No. 2173, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE SENATE BILL NO. 2294, by Committee on Judiciary (originally sponsored by Senators Van Hollebeke and Clarke):

Increasing money amount for jurisdiction of justice of peace court.

The bill was read the second time.

Committee on Judiciary recommendation: Majority, do pass as amended. (For amendments, see Journal, 20th Day ex. sess., April 9, 1979.)

On motion of Mr. Newhouse, the committee amendments were adopted.

With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

ROLL CALL

The Clerk called the roll on the final passage of Substitute Senate Bill No. 2294 as amended by the House, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


Substitute Senate Bill No. 2294 as amended by the House, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE SENATE BILL NO. 2418, by Committee on Transportation (originally sponsored by Senator Henry):

Insuring accuracy and proper usage of drivers' records.

The bill was read the second time.

Committee on Transportation recommendation: Majority, do pass as amended. (For amendments, see Journal, 17th Day ex. sess., April 6, 1979.)

On motion of Mr. Martinis, the committee amendments to page 1, line 27 and page 2, line 29 were adopted.

On motion of Mr. Martinis, the committee amendment to page 2, line 21 was not adopted.

Mr. Patterson moved adoption of the following amendment by Representatives Patterson and Martinis:

On page 2, line 21 after "accident." insert "The abstract provided the insurance company shall further exclude any conviction of operating a motor vehicle on a Washington state highway where the posted speed limit was exceeded by twenty percent or less, except when the conviction was for operating a vehicle at a speed greater than is reasonable and prudent under the conditions."

Mr. Douthwaite moved adoption of the following amendment to the Patterson/Martinis amendment:

On the last line of the amendment after "conditions." insert "PROVIDED, That the judicial council in making its annual review of bail schedules relating to traffic cases shall study the feasibility of increasing the bail schedule as contained in Rule JTR T2.03(m) when the posted speed limit of fifty-five miles per hour was exceeded by twenty percent or less."

Mr. Douthwaite spoke in favor of the amendment to the amendment.
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ROLL CALL

The Clerk called the roll on adoption of the amendment by Representative Douthwaite to the Patterson/Martinis amendment, and the amendment to the amendment was adopted by the following vote: Yeas, 78; nays, 15; not voting, 5.


Not voting: Representatives Erak, Fancher, Hurley, Monohon, Newhouse.

The amendment by Representatives Patterson and Martinis as amended was adopted.

The Speaker (Mr. Amen presiding) stated that with the consent of the House, the rules were suspended, the second reading considered the third, and the bill would be placed on final passage.

Ms. Sommers objected.

MOTION

Mr. Dunlap moved that the rules be suspended, the second reading considered the third, and Substitute Senate Bill No. 2418 as amended by the House be placed on final passage.

Mr. Blair spoke against the motion.

ROLL CALL

The Clerk called the roll on the motion to suspend the rules and advance Substitute Senate Bill No. 2418 to final passage, and the motion failed to receive two-thirds majority by the following vote: Yeas, 52; nays, 45; not voting, 1.


Not voting: Representative Polk.

Substitute Senate Bill No. 2418 as amended by the House was passed to Committee on Rules for third reading.

MOTION

On motion of Mr. King, ENGROSSED SENATE BILL NO. 2565 was made a Special Order of Business for 4:59 p.m. today.

SENATE BILL NO. 2218, by Senators Peterson, Conner, Vognild and Wanamaker (by Department of Natural Resources request):

Providing for cooperative land use planning by the department of natural resources and local governments.

The bill was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Mr. Vrooman spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Senate Bill No. 2218, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.

Voting yea: Representatives Adams, Addison, Amen, Bagnariol, Barnes, Barr, Bauer, Becker, Bender, Berentson, Blair, Bond, Brekke, Brown, Burns, Chandler, Charnley, Clayton, Craswell, Dawson, Deggio,
Senate Bill No. 2218, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

ENGROSSED SENATE BILL NO. 2763, by Senators Talley, Jones and Gallaghan:

Increasing the period for which judgments are effective and permitting revival of judgments.

The bill was read the second time. With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Mr. Newhouse spoke in favor of passage of the bill, and Mr. Smith (R) spoke against it.

POINT OF ORDER

Mr. Polk: "Mr. Speaker, I think it's past the appointed time for consideration of the Special Order of Business."

The Speaker (Mr. Amen presiding): "The House will now consider Engrossed Senate Bill No. 2565."

SPECIAL ORDER OF BUSINESS

The hour of 4:59 p.m. having arrived, the Speaker (Mr. Amen presiding) declared the question before the house to be the special order of business, Engrossed Senate Bill No. 2565 on second reading.

ENGROSSED SENATE BILL NO. 2565, by Senators Day, Vognild, Talmadge, Conner, Wanamaker, Sellar and Woody:

Providing for polling places accessible to handicapped persons.

The bill was read the second time.

Committee on Constitution, Elections and Governmental Ethics recommendation: Majority, do pass as amended. (For amendment, see Journal, 26th Day ex. sess., April 5, 1979.)

On motion of Mr. Oliver, the committee amendment was adopted.

MOTION

Ms. Teutsch moved that the Rules Committee be relieved of ENGROSSED SENATE BILL NO. 2466, and that the bill be placed on the third reading calendar.

POINT OF ORDER

Mr. Smith (R): "It's now past 5 o'clock and this motion is out of order."

The Speaker (Mr. Amen presiding): "The motion is in order. We just cannot consider it, if it does pass."

With the consent of the House, Ms. Teutsch withdrew the motion.

The House resumed consideration of Engrossed Senate Bill No. 2565.

With the consent of the House, the rules were suspended, the second reading considered the third, and the bill was placed on final passage.

Representatives Oliver, Erickson, Gruger and Adams spoke in favor of the bill, and Representatives Struthers and Greengo spoke against it.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Senate Bill No. 2565 as amended by the House, and the bill passed the House by the following vote: Yeas, 83; nays, 13; not voting, 2.

Voting yea: Representatives Adams, Addison, Bagnariol, Barnes, Bauer, Becker, Bender, Berentson, Blair, Brekke, Brown, Burns, Charnley, Clayton, Dawson, Deccio, Douthwaite, Dunlap, Ehlers, Eng, Erak, Erickson, Fuller, Gallagher, Galloway, Garrett, Granlund, Grimm, Gruger, Haley, Hastings, Heck,

Voting nay: Representatives Amen, Barr, Bond, Chandler, Craswell, Eberle, Fancher, Greengo, McGinnis, Patterson, Rohrbach, Struthers, Taller.

Not voting: Representatives Flanagan, Newhouse.

Engrossed Senate Bill No. 2565 as amended by the House, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

On motion of Mr. Polk, Engrossed Senate Bill No. 2229, Substitute Senate Bill No. 2372, Engrossed Senate Bill No. 2763, Engrossed Substitute Senate Bill No. 3044 and Engrossed Substitute Senate Bill No. 3140 were rereferred to Committee on Rules.

MOTION

On motion of Mr. Polk, the House adjourned until 11:00 a.m., Thursday, April 12, 1979.

JOHN BAGNARIOL, Speaker
DUANE BERENTSON, Speaker

DEAN R. FOSTER, Chief Clerk
VITO T. CHIECHI, Chief Clerk
TWENTY-THIRD DAY

MORNING SESSION

House Chamber, Olympia, Wash., Thursday, April 12, 1979.

The House was called to order at 11:00 a.m. by Speaker Bagnariol. The Clerk called the roll and all members were present.

The flag was escorted to the rostrum by a Sergeant at Arms Color Guard, Pages Kelly Payton and Casey Colley. Prayer was offered by The Reverend Wallace Misterek of the Trinity Lutheran Church of Olympia.

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

MESSAGE FROM THE SENATE

April 11, 1979

Mr. Speaker:

The Senate has passed:

<table>
<thead>
<tr>
<th>SUBSTITUTE HOUSE BILL NO.</th>
<th>22</th>
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<tbody>
<tr>
<td>HOUSE BILL NO.</td>
<td>58</td>
</tr>
<tr>
<td>SUBSTITUTE HOUSE BILL NO.</td>
<td>163</td>
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<tr>
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<td>186</td>
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<tr>
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<td>380</td>
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<td>1133</td>
</tr>
<tr>
<td>SUBSTITUTE HOUSE BILL NO.</td>
<td>1176</td>
</tr>
</tbody>
</table>

and the same are herewith transmitted.

Sidney R. Snyder, Secretary.

REPORTS OF STANDING COMMITTEES

April 9, 1979

HOUSE BILL NO. 128, Prime Sponsor: Representative Warnke, providing annual life safety and health safety inspections throughout schools of state. Reported by Committee on Appropriations.

MAJORITY recommendation: Do pass as amended by Education Committee. (For Education Committee amendments see Journal, Standing Committee Reports, 53rd Day, March 1, 1979.)

Signed by Representatives Blair, Co-Chairman; Thompson, Co-Chairman; Amen, Barnes, Bauer, Becker, Chandler, Deccio, Douthwaite, Ehlers, Grimm, Heck, Hughes, Keller, Maxie, McDonald, Nelson (G.A.), Nisbet, Taller, Taylor, Valle, Vrooman, Warnke, Williams.

April 9, 1979

HOUSE BILL NO. 491, Prime Sponsor: Representative Scott, modifying and extending the senior citizens' services' act. Reported by Committee on Appropriations.
MAJORITY recommendation: Do pass as amended by Social and Health Services Committee. (For amendment, see Journal, Reports of Standing Committees, 38th Day, February 14, 1979.)

Signed by Representatives Blair, Co-Chairman; Thompson, Co-Chairman; Amen, Bauer, Becker, Chandler, Deccio, Douthwaite, Ehlers, Grimm, Heck, Hughes, Keller, Maxie, McDonald, Nelson (G.A.), Nisbet, Taller, Valle, Vrooman, Warnke, Williams, Zimmerman.

April 9, 1979

HOUSE BILL NO. 1160, Prime Sponsor: Representative Taller, revising the laws on retirement from public service. Reported by Committee on Appropriations.

MAJORITY recommendation: Do pass with the following amendments:
On page 25, beginning on line 9 strike all of section 23.
Renumber the remaining sections consecutively and correct all internal references accordingly.

On page 29, beginning on line 23 strike all of section 25.
Renumber the sections consecutively and correct all internal references accordingly.

Beginning on page 36, line 36, strike all of section 32.
Renumber the remaining sections consecutively and correct all internal references accordingly.

Signed by Representatives Blair, Co-Chairman; Thompson, Co-Chairman; Bauer, Becker, Douthwaite, Ehlers, Grimm, Heck, Hughes, McDonald, Nelson (G.A.), Nisbet, Taller, Valle, Vrooman, Warnke, Williams.

April 9, 1979

SUBSTITUTE SENATE BILL NO. 2181, Prime Sponsor: Senator Rasmussen, revising the inheritance and gift tax. Reported by Committee on Revenue.

MAJORITY recommendation: Do pass with the following amendments:
On page 2, strike everything after the enacting clause and insert the following:
'Section I. Section 2, chapter 292, Laws of 1961 and RCW 83.04.010 arc each amended to read as follows:
All property within the jurisdiction of this state, and any interest therein, whether belonging to ((the inhabitants of)) a person domiciled in this state or not, and whether tangible or intangible, which shall pass
(1) by will or by the statutes of inheritance of this or any other state or
(2) by deed, grant, sale, contract or gift made in contemplation of the death of the grantor, or donor, or
(3) by deed, grant or sale, contract or gift made or intended to take effect in possession or in enjoyment after death of the grantor, or donor, to any person in trust or otherwise, or
(4) by a transfer in trust or otherwise, under which the grantor or donor has retained for his life or for any period not ascertainable without reference to his death, or for any period which does not in fact end before his death, the possession or enjoyment of any part of the property, or the right to all or any part of the income from the property; or the right, either alone or in conjunction with any person, to designate the persons who shall possess or enjoy the property or the income therefrom shall, for the use of the state, be subject to a tax as provided for in chapter 83.08 RCW measured by the full value of the entire property after deduction of the amounts allowable under RCW 83.04.013.

Sec. 2. Section 3, chapter 292, Laws of 1961 and RCW 83.04.013 are each amended to read as follows:
(All debts owing by the decedent at the time of his death: PROVIDED, That debts founded upon a promise or agreement shall be allowable only to the extent that they were contracted, bona fide, and for full and adequate consideration in money or money's worth;

(2) All unpaid local and state taxes assessed on decedent's property and payable before or during the calendar year of decedent's death;
(3) Reasonable costs of funeral, burial, and monument or crypt; court costs, including cost of appraiser made for the purpose of assessing the inheritance tax, the fees of executors, administrators or trustees, reasonable attorney's fees, and family allowance not to exceed one thousand dollars, and no other sum, shall be allowable as deductions from the gross value of the entire property, but said debts shall not be deducted unless the same are allowed or established within the time provided by law.) The following shall be allowed as deductions from the gross value of the property passing:
(1) All debts owing by decedent at the date of his death: PROVIDED, That debts founded upon a promise or agreement shall be allowable only to the extent that they were contracted, bona fide, and for full and adequate consideration in money or money's worth;
(2) All unpaid local and state taxes assessed on decedent's property and payable before or during the calendar year of decedent's death;
(3) Reasonable costs of funeral, burial, and monument or crypt;
(4) Court costs and reasonable fees of the personal representative and his attorneys, accountants, and appraisers incurred in administering decedent's estate; and
(5) Reasonable fees of trustees, attorneys, accountants, and appraisers incurred in determining the amount of state and federal death taxes payable by reason of decedent's death.

Sec. 3. Section 1, chapter 73, Laws of 1972 ex. sess. and RCW 83.24.035 are each amended to read as follows:
((There shall be allowable as deductions from the gross value of the entire property of the estate in determining the amount of tax without administration as provided for in RCW 83.24.010; the local and state taxes due from the decedent prior to his death; a reasonable sum for funeral expenses, monument or crypt; the cost of appraisement made for purposes of determining the inheritance tax; the amount of said deduction...))
as to each appraisement not to exceed one-tenth of one percent of the gross value of the assets appraised; reasonable attorney's fees; and all debts owing by the decedent at the time of his death; and no other sum; but said debts shall not be deducted unless at the time of decedent's death the amount was justly due, that no payments had been made thereon; and that there were no offsets to the same.) The following shall be allowed as deductions from the gross value of the property passing:

(1) All debts owing by decedent at the date of death: PROVIDED, That debts founded upon a promise or agreement shall be allowable only to the extent that they were contracted, bona fide, and for full and adequate consideration in money or money's worth;

(2) All unpaid local and state taxes assessed on decedent's property and payable before or during the calendar year of decedent's death;

(3) Reasonable costs of funeral, burial, and monument or crypt;

(4) Reasonable fees of trustees, attorneys, accountants, and appraisers incurred in determining the amount of state and federal death taxes payable by reason of decedent's death.

Sec. 4. Section 83.04.030, chapter 15, Laws of 1961 as amended by section 9, chapter 292, Laws of 1961 and RCW 83.04.030 are each amended to read as follows:

Except as to the limitations and exemptions prescribed for each class by chapter 83.08 RCW ((and)), except as to real property located outside the state passing in fee from the decedent owner, and except as to tangible personal property permanently located (having situs) outside of this state, the tax imposed under chapter 83.08 RCW shall be assessed against and be collected from property of every kind, which, at the death of the decedent owner is subject to, or thereafter, for the purpose of distribution, is brought into this state and becomes subject to the jurisdiction of the courts of this state for distribution purposes, or which was owned by any decedent domiciled within the state at the time of the death of such decedent, even though the property of said decedent so domiciled was situated outside of the state.

NEW SECTION. Sec. 5. There is added to chapter 83.04 RCW a new section to read as follows:

(1) Except as provided in subsection (2) of this section, the measure of the tax imposed under chapter 83.08 RCW shall include the value of all property to the extent of any interest therein of which the decedent has at any time made a transfer, by trust or otherwise, during the three year period ending on the date of the decedent's death.

(2) Subsection (1) of this section shall not apply to: (a) Any bona fide sale for an adequate and full consideration in money or money's worth, and (b) any gift to a donee made during a calendar year if the decedent was not required by RCW ... (section 8, chapter ... (SB 2182), Laws of 1979) to file any gift tax return for the year with respect to gifts to the donee.

(3) The measure of the tax imposed under chapter 83.08 RCW (determined without regard to this subsection) shall be increased by the amount of any federal and Washington state gift taxes paid by the decedent or his estate on any gift made by the decedent or his spouse after the effective date of this act and during the three-year period ending on the date of the decedent's death.

Sec. 6. Section 83.04.080, chapter 15, Laws of 1961 and RCW 83.04.080 are each amended to read as follows:

Whenever any person ((or corporation)) shall exercise or terminate a power of appointment derived from any disposition of property, made ((either before or after March 21, 1951; such)) before June 7, 1951, the appointment when ((made)) exercised or terminated shall be deemed a transfer taxable under the provisions of the inheritance tax laws of the state of Washington in the same manner as though the property to which such appointment relates belonged absolutely to the donee of such power and had been bequeathed or having been transferred in the estate of the donor.

Sec. 7. Section 83.05.020, chapter 15, Laws of 1961 and RCW 83.05.020 are each amended to read as follows:

The granting of a power of appointment, in conjunction with a disposition of property which is effected ((before)) on or after June 7, 1951, by will, or by deed, grant, sale, contract, or gift made in contemplation of the death of the grantor, or by deed, grant, sale, contract, or gift made or intended to take effect in possession or enjoyment at or after the death of the grantor, to any person in trust or otherwise, or by a transfer in trust or otherwise, under which the grantor has retained for his life or for any period not ascertainable without reference to his death, or for any period which does not in fact end before his death, the possession or enjoyment of any part of the property, or the right to all or any part of the income from the property, or the right, either alone or in conjunction with any person, to designate the persons who shall possess or enjoy the property or the income therefrom, is a transfer subject to the inheritance tax laws of this state from the grantor to the ultimate beneficiary thereof.

Sec. 8. Section 83.08.050, chapter 15, Laws of 1961 and RCW 83.08.050 are each amended to read as follows:

Any devise, bequest, legacy, or gift of or beneficial interest ((to)) in any property or income therefrom passing in trust shall be classified and taxed in accordance with the relationship of the ((ceustui-que trust)) transferor to the trust beneficiary.

Sec. 9. Section 83.16.020, chapter 15, Laws of 1961 as amended by section 108, chapter 278, Laws of 1975 1st ex. sess. and RCW 83.16.020 are each amended to read as follows:

When the estate of a deceased person is subject to an inheritance tax, and there is an annuity, life estate, or an estate for a term of years given to one or more persons and the remainder to another or others, the entire estate shall be appraised as other estates are required to be appraised by the laws of this state. The
value of the annuity, life or term estate shall be determined in accordance with the rules, methods, and standards of mortality and value that are set forth in tables to be furnished by the insurance commissioner of this state upon request of the department of revenue based upon such mortality tables as is from time to time required by law for use by life insurance companies in this state in determining nonforfeiture values under ordinary life insurance policies, except that the rate of interest used in computing the present value of the annuity, life or term estate shall be three and one-half percent per annum; and the value of the remainder interest shall be determined by deducting such computed value from the value of the entire property.) If the property passing includes an annuity, life estate, or a term of years given to one or more beneficiaries and a remainder, reversion, or other future interest given to one or more other beneficiaries, the present value of the interest of each beneficiary shall be determined in accordance with actuarial tables pursuant to sections 2031 and 2512 of the Internal Revenue Code of 1954 for similar purposes. After the values shall have been determined as provided in this section, the tax shall be computed and collected in the same manner that the tax on other estates is computed and collected: PROVIDED, That any person owning the beneficial interest in the remainder may defer the payment of the tax thereon until he comes into possession of the same by filing in the office of the county clerk within thirty days after the determination of the tax, a good and sufficient surety company bond to the state, or such other security as is deemed by the department of revenue to be adequate, in a sum equal to the amount of the tax conditioned that he will pay such tax in full within sixty days after coming into possession of the estate. The bond shall not operate to defer payment of the tax unless it is approved by the department of revenue, and if it shall appear to the department at any time that a bond previously filed and approved has become insufficient it may require a new bond to be filed. Interest at the rate of four percent per annum shall accrue against the tax deferred and shall be paid to the department annually. If the person owning the beneficial interest in the remainder shall fail to file a bond within the time herein provided, or if he shall fail to file a new bond when directed by the department, or if he shall fail to pay the interest on the deferred tax within thirty days after notice by the department that the interest payment has not been made when due, the tax and interest shall immediately become due and payable.

Sec. 10. Section 83.16.080, chapter 15, Laws of 1961 as last amended by section 14, chapter 107, Laws of 1979 and RCW 83.16.080 are each amended to read as follows:

"(Insurance payable upon the death of any person shall be deemed a part of the estate for the purpose of computing the inheritance tax and shall be taxable to the person, partnership, or corporation entitled thereto. Such insurance shall be taxable irrespective of the fact that the premiums of the policy have been paid by some person, partnership, or corporation other than the insured, or paid out of the income accruing from principal provided by the assured for such payment, whether such principal was donated in trust or otherwise: PROVIDED, HOWEVER, That there is exempt from the total amount of insurance receivable by all beneficiaries other than the executor, administrator or representative of the estate, regardless of the number of policies, the sum of forty thousand dollars and no more."

Where more than one beneficiary is entitled to the benefit of the provisions of this section exempting forty thousand dollars of the proceeds of insurance payable upon death, the benefit of such exemption shall be apportioned among such beneficiaries ratably and proportionately: PROVIDED, That where there is a fraternal benefit society insurance payable upon the death of the decedent and other insurance payable upon the death of the decedent, the forty thousand dollars exemption shall first be taken from the fraternal benefit society insurance and if the same does not equal forty thousand dollars, then the balance of the forty thousand shall be prorated among other policies.) The value of property passing shall include the proceeds of policies of life insurance on the life of the decedent to the extent that:

1. The proceeds are receivable as an asset of the decedent's estate;
2. The decedent owned an interest in the policies at the time of his death; or
3. The decedent possessed at the time of his death any incident of ownership in the policies, exercisable either alone or in conjunction with any other person, other than in a fiduciary capacity under an irrevocable trust created by a person other than the decedent.

The proceeds of policies of life insurance on the life of the decedent receivable by beneficiaries other than the decedent's estate shall be exempt to the extent of sixty thousand dollars. In the event that the proceeds receivable by beneficiaries other than the decedent's estate exceed the amount of the exemption, the benefit of the exemption shall be ratably apportioned among them.

The inheritance tax upon the proceeds of any insurance policy shall be a lien upon the proceeds of such policy in the hands or possession of the estate of the deceased insured or in the hands or possession of any other beneficiary under such policy to whom such proceeds may have been paid: PROVIDED, That when proceeds of insurance payable upon death, or receivable by a beneficiary other than the (executor or personal representative, the (executor or personal representative shall recover from such beneficiary the tax due upon such proceeds of such policy or policies. The director shall have power to release such lien with respect to all or any part of such proceeds if he be satisfied that the collection of the tax will not thereby be jeopardized.

Nothing in the inheritance tax provisions of this title shall prevent the payment by any insurance company, association, or society of the proceeds of any policy upon the death of a decedent to the person entitled thereto, except where prior to such payment the director has notified the company that the state is claiming a lien thereon payment shall be deferred until the tax has been paid.

NEW SECTION. Sec. 11. There is added to chapter 83.08 RCW a new section to read as follows:

As used in this title:
1. 'Class A beneficiary' means a person who is:
   (a) Decedent's lineal ancestor;
(b) Decedent's lineal descendant including stepchildren and their lineal descendants and adopted persons and their lineal descendants if, in the case of adopted persons, the decree of adoption was either (i) entered before the effective date of this act or before the eighteenth birthday of the adopted person or (ii) entered more than five years before the death of the decedent if the decree of adoption was entered on or after the eighteenth birthday of the adopted person;

(c) Decedent's spouse; or

(d) A spouse of a lineal descendant of the decedent.

(2) 'Class B beneficiary' means a person who is decedent's brother or sister, or a lineal descendant of decedent's brother or sister.

(3) 'Class C beneficiary' means a person, corporation, or body politic who or which is neither a class A beneficiary nor a class B beneficiary nor an entity exempt from inheritance tax.

NEW SECTION. Sec. 12. There is added to chapter 83.08 RCW a new section to read as follows:

(1) If the amount passing to class A is:
   The tax is the sum of:
   (a) Up to and including $25,000 1%
   (b) In excess of $25,000 up to and including $50,000 2%
   (c) In excess of $50,000 up to and including $75,000 3%
   (d) In excess of $75,000 up to and including $100,000 4%
   (e) In excess of $100,000 up to and including $200,000 7%
   (f) In excess of $200,000 up to and including $500,000 9%
   (g) In excess of $500,000 10%

(2) There shall be allowed as exemptions to class A the following amounts:
   (a) One hundred thousand dollars of the sum of any amounts passing to the spouse or any minor child of the decedent;
   (b) Ten thousand for each living minor child of the decedent;
   (c) Ten thousand dollars of any amount passing to any child of the decedent other than a minor child; and
   (d) Ten thousand dollars of any amount passing to the descendants of any deceased child, stepchild, or adopted child as a class (per stirpes and not per capita).

(3) As used in this subsection (2), 'child' includes a child, stepchild, or adopted child; and 'minor child' means a child under the age of twenty-five.

NEW SECTION. Sec. 13. There is added to chapter 83.08 RCW a new section to read as follows:

The amount of the exemptions allowed in section 12(2) of this act shall be as follows for years subsequent to 1979:

<table>
<thead>
<tr>
<th>Decedents Dying in:</th>
<th>Spouse and minor child of Decedent Subsection (a)</th>
<th>Child of Decedent Subsections (b) and (c)</th>
<th>Descendants of Deceased Child Subsection (d)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1980</td>
<td>$100,000</td>
<td>$10,000</td>
<td>$10,000</td>
</tr>
<tr>
<td>1981</td>
<td>106,000</td>
<td>10,500</td>
<td>10,500</td>
</tr>
<tr>
<td>1982</td>
<td>112,000</td>
<td>11,000</td>
<td>11,000</td>
</tr>
<tr>
<td>1983</td>
<td>118,000</td>
<td>11,500</td>
<td>11,500</td>
</tr>
<tr>
<td>1984</td>
<td>124,000</td>
<td>12,000</td>
<td>12,000</td>
</tr>
<tr>
<td>1985 and thereafter</td>
<td>130,000</td>
<td>12,500</td>
<td>12,500</td>
</tr>
</tbody>
</table>

NEW SECTION. Sec. 14. There is added to chapter 83.08 RCW a new section to read as follows:

(1) In addition to the exemptions allowed in this chapter, the following exemption shall apply to community property passing to a surviving spouse in the following manner: For decedents dying in 1981: One-quarter of the value of the community property not attributable to the surviving spouse. For decedents dying in 1982: One-half of the value of the community property not attributable to the surviving spouse. For
decedents dying in 1983: Three-fourths of the value of the community property not attributable to the surviving spouse. For decedents dying in or after 1984: The entire amount of the value of the community property not attributable to the surviving spouse.

(2) The total of the exemptions under this section shall be applied against that portion of the total amount passing to class A which is taxable at the lowest rates, and the allowable exemptions shall not be increased by the amount of any award or allowance granted under chapter 11.52 RCW.

NEW SECTION. Sec. 15. There is added to chapter 83.08 RCW a new section to read as follows:

(1) If the amount passing to class B is:

<table>
<thead>
<tr>
<th>Amount</th>
<th>Tax Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Up to $10,000</td>
<td>3%</td>
</tr>
<tr>
<td>In excess of $10,000 up to and including $20,000</td>
<td>4%</td>
</tr>
<tr>
<td>In excess of $20,000 up to and including $30,000</td>
<td>7%</td>
</tr>
<tr>
<td>In excess of $30,000 up to and including $50,000</td>
<td>10%</td>
</tr>
<tr>
<td>In excess of $50,000 up to and including $100,000</td>
<td>15%</td>
</tr>
<tr>
<td>In excess of $100,000</td>
<td>20%</td>
</tr>
</tbody>
</table>

(2) If no exemption for class A is allowed, ten thousand dollars of any amount passing to class B is exempt, and the exemption shall be applied to that portion of the total amount passing to class B which is taxable at the lowest rates.

NEW SECTION. Sec. 16. There is added to chapter 83.08 RCW a new section to read as follows:

If the amount passing to class C is:

<table>
<thead>
<tr>
<th>Amount</th>
<th>Tax Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Up to $20,000</td>
<td>10%</td>
</tr>
<tr>
<td>In excess of $20,000 up to and including $50,000</td>
<td>15%</td>
</tr>
<tr>
<td>In excess of $50,000 up to and including $100,000</td>
<td>20%</td>
</tr>
<tr>
<td>In excess of $100,000</td>
<td>25%</td>
</tr>
</tbody>
</table>

NEW SECTION. Sec. 17. The department of revenue shall review the exemption levels and rate schedules provided for in sections 12 through 16 of this act in relationship to inflationary trends and report its findings and recommendations to the legislature by September 30, 1984.

NEW SECTION. Sec. 18. There is added to chapter 11.08 RCW a new section to read as follows:

All cash received by the personal representative of an escheat estate shall be immediately deposited at interest for the benefit of the estate in a federally insured time or savings deposit or share account, except that the personal representative may maintain an amount not to exceed two hundred fifty dollars in a checking account. This arrangement may be changed by appropriate court order.

Sec. 19. Section 11.08.210, chapter 15, Laws of 1961 as amended by section 5, chapter 278, Laws of 1975 1st ex. sess. and RCW 11.08.210 are each amended to read as follows:

If at the expiration of four months from the date of the first publication of notice to creditors no heirs have appeared and established their claim to the estate, the court may enter an interim order allowing claims, expenses, and partial fees. If at the expiration of ((s[even])) ten months from the date of issuance of letters, testamentary or of administration no heirs have appeared and established their claim to the estate, all personal property not in the form of cash shall be sold under order of the court. Personal property found by the court to be worthless shall be ordered abandoned. Real property shall not be sold for the satisfaction of liens thereon, or for the payment of the debts of decedent or expenses of administration until the proceeds of the personal property are first exhausted. The court shall then enter a decree allowing any additional fees and charges deemed proper and distributing the balance of the cash on hand, together with any real property, to the state. Remittance of cash on hand shall be made to the department of revenue which shall make proper records thereof and forthwith forward such funds to the state treasurer for deposit in the permanent common school fund of the state.

Sec. 20. Section 83.05.050, chapter 15, Laws of 1961 as amended by section 101, chapter 278, Laws of 1975 1st ex. sess. and RCW 83.05.050 are each amended to read as follows:

Unless the greatest possible tax is paid in full ((within thirty days after receipt of the property by the trustee or within thirty days after the death of the grantor, whichever occurs last)) a surety company bond shall be executed in favor of the state of Washington by the trustee and filed with the department of revenue. If at any time the department has cause to believe that the bond or security furnished is inadequate to insure payment of the final tax, it may require such further security from the remaining property as it deems necessary. If the trustee fails or refuses to pay such tax, or furnish a bond or adequate security, the greatest possible tax shall immediately become due and payable, and may be enforced against the property by the department through foreclosure proceedings. Any bond executed by the trustee as above provided shall not be released or exonerated without written consent of the department.
Sec. 21. Section 83.44.080, chapter 15, Laws of 1961 as amended by section 1, chapter 73, Laws of 1969 and RCW 83.44.080 are each amended to read as follows:

Where refunds are allowed in inheritance tax ((and escheat)) cases, the amount of money received and held by the state treasurer, by way of inheritance tax ((and escheat)), shall draw interest at the rate of eight percent per annum ((from the time of)) starting thirty days after the receipt by the state treasurer of said money until the refund ((thereof)) is made. In all inheritance tax cases where securities are deposited with the state treasurer in lieu of a cash payment and thereafter returned to the person or persons so depositing said securities with the state treasurer, the interest and income from said securities received by the state treasurer shall be paid over to said person or persons so depositing said securities) is made. No refund of inheritance taxes shall be allowed unless demand for the refund is made upon the department before or within two years after the issuance of an inheritance tax release.

Sec. 22. Section 83.44.010, chapter 15, Laws of 1961 as last amended by section 1, chapter 132, Laws of 1971 ex. sess. and RCW 83.44.010 are each amended to read as follows:

All taxes imposed by the inheritance tax provisions of this title shall take effect and accrue upon the death of the decedent or donor. On and after September 1, 1971, if such tax is not paid within nine months from the accruing thereof, interest shall be charged and collected at the rate of eight percent per year computed from the expiration of such nine month period unless the amount of tax cannot be determined because of litigation pending in any court of competent jurisdiction or arbitration under the provisions of chapter 83.14 RCW which involves, either directly or indirectly, the amount of tax payable, in which case interest shall not be charged against the estate nor paid by the state of Washington during the time necessarily consumed by such litigation or arbitration((: PROVIDED, That)). In no case shall interest be tolled for a period of more than three years from the expiration of the nine months after date of death. On and after September 1, 1971, the minimum tax due in any event shall be paid within nine months from the accruing thereof. In all cases where a bond shall be given under the provisions of RCW 83.16.020 interest shall be charged at the rate of eight percent per year from and after a period of sixty days from the time that the personal or persons owning the beneficial interest come into the possession of same until the payment thereof.

NEW SECTION. Sec. 23. There is added to chapter 83.20 RCW a new section to read as follows:

(1) There shall be exempt from inheritance taxes the value of any annuity or other payment receivable by any person (other than a decedent’s estate) by reason of surviving a decedent which is payable under:

(a) Any pension or retirement plan or system established for the benefit of its employees by the United States, by any state of the United States, or by any county, city, or other municipality or political subdivision of the state of Washington; or

(b) Any individual retirement account or any pension, profit-sharing, thrift, stock bonus, or similar trust or any retirement annuity contract established or purchased as part of or pursuant to a qualified benefit plan qualifying for income tax exemption under the Internal Revenue Code of 1954 of the United States.

(2) If the spouse of an employee covered by an account, plan, system, or retirement annuity contract as described in subsection (1) of this section predeceases the employee, any interest of the spouse in the annuity or other payment as may become payable upon the death of the employee shall also be exempt from inheritance taxes.

(3) In order for the retirement benefit to be exempt, the personal representative shall, upon request, provide to the inheritance tax division a certification from the employer, administrator, trustee, or custodian of the benefit plan that it is so qualified.

NEW SECTION. Sec. 24. There is added to chapter 83.44 RCW a new section to read as follows:

(1) For reasonable cause the director may extend the time for payment of any part of the amount of inheritance tax imposed or of any deficiency assessed under Title 83 RCW for a reasonable period not to exceed ten years from the date prescribed by RCW 83.44.010 for payment of the tax.

(2) No extension shall be granted for the payment of any deficiency if the deficiency is due to negligence, fraud with intent to evade the tax, or an intentional disregard of the rules of the department.

(3) If payment of any amount of the tax imposed by Title 83 RCW is extended under this section, interest on the unpaid amount at an annual rate of eight percent shall be paid with each installment payment of the tax.

(4) If any installment under this section is not paid on or before the date fixed for its payment, the remainder of the tax payable in installments, plus interest, shall be paid upon notice and demand from the director.

(5) In the event an extension of time is granted, the director may require the executor to furnish a bond, or such other security as may be deemed reasonable, conditioned upon the payment of the amount deferred in accordance with the terms of the extension.

(6) The director shall adopt rules to carry out this section.

NEW SECTION. Sec. 25. There is added to chapter 83.08 RCW a new section to read as follows:

In case of the good faith compromise of a dispute regarding rights and interests of transferees approved or determined by court order, the tax shall be computed as though the persons receiving distribution were originally entitled thereto as transferees of the property.

Sec. 26. Section 83.20.010, chapter 15, Laws of 1961 and RCW 83.20.010 are each amended to read as follows:

All gifts, bequests, devises, and transfers of property to or for the use of any of the following shall be exempt from inheritance tax:

(1) The United States of America;

(2) The state of Washington;
(3) A municipal or public corporation, school district or any school or educational institution in this state supported by public funds in whole or in part;

(4) A trust or a fraternal society, order or association operating under the lodge system, exclusively for any religious, charitable, scientific, literary, educational, public or other like work, whether or not such work is to be carried on within this state; or

(5) A society, corporation, institution, organization or association exclusively engaged in or devoted to any religious, charitable, scientific, literary, educational, public or other like work, no part of the net earnings of which inures to the benefit of any private stockholder or individual, whether or not it be organized under the laws of this state or engaged in such work therein.

No exemption is allowed under this section for any portion of a gift, devise, or bequest which is directed and used for the payment of any federal estate or gift tax or state inheritance or gift tax.

Sec. 27. Section 19, chapter 292, Laws of 1961 and RCW 83.40.010 are each amended to read as follows:

Where the tax imposed by the inheritance tax laws of the state of Washington is of a lesser amount than the maximum credit of ((eighty percent of)) the federal estate tax allowed by the federal estate tax act, then the tax provided for by the said inheritance tax laws of the state of Washington shall be increased so that the amount of tax due the state of Washington shall be the maximum amount of the credit allowed under said federal estate tax act: PROVIDED, That the said additional tax shall be paid out of the same funds as any ordinary charge against the estate.

Where no tax is imposed by the inheritance tax laws of the state of Washington because of the exemptions thereunder and a tax is due the United States under the federal estate tax act, then a tax shall be due the state of Washington equal to maximum amount of the credit allowed under said federal estate act.

Should the amount of tax imposed by the inheritance tax laws of the state of Washington increased by this section, be afterwards found to be more than the maximum credit allowed under the federal estate tax act, then any excess over and above the said maximum credit shall be refunded as provided by law.

Sec. 28. Section 2, chapter 148, Laws of 1973 and RCW 11.86.010 are each amended to read as follows:

As used in this section, unless otherwise clearly required by the context:

(1) 'Beneficiary' means and includes any person entitled, but for his disclaimer, to take an interest: By intestate succession, devise, legacy, or bequest; by succession to a disclaimed interest by will, trust instrument, intestate succession, or through the exercise or nonexercise of a testamentary or other power of appointment; by virtue of a renunciation and election to take against a will; as beneficiary of a testamentary or other written trust or life insurance policy; pursuant to the exercise or nonexercise of a testamentary or other power of appointment; as donee of a power of appointment created by testamentary or trust instrument; (or) otherwise under a trust, testamentary or (trust) nontestamentary instrument or contract or community property agreement; or by right of survivorship.

(2) 'Interest' means and includes the whole of any property, real or personal, legal or equitable, or any fractional part, share or particular portion or specific assets thereof, or any estate in any such property, or power to appoint, consume, apply or expend property or any other right, power, privilege or immunity relating thereto.

(3) 'Disclaimer' means a written instrument which declines, refuses, releases, renounces or disclaims an interest which would otherwise be succeeded to by a beneficiary, which instrument defines the nature and extent of the interest disclaimed thereby and which must be signed, witnessed and acknowledged by the disclaimer in the manner provided for deeds of real estate, and also a written instrument which exercises a power to invade the corpus or principal of an estate or trust when such exercise has the effect of terminating an interest which could otherwise be succeeded to by a beneficiary.

Sec. 29. Section 3, chapter 148, Laws of 1973 and RCW 11.86.020 are each amended to read as follows:

A beneficiary may disclaim any interest in whole or in part, or with reference to specific parts, shares or assets thereof, (by filing a disclaimer in court) in the manner provided in RCW 11.86.030 and 11.86.040.

A guardian, executor, administrator, or other personal representative of the estate of a minor, incompetent or deceased beneficiary, if he deems it in the best interests of those interested in the estate of such beneficiary and of those who take the beneficiary's interest by virtue of the disclaimer and not detrimental to the best interests of the beneficiary, with or without an order of the probate court, may (execute and file a disclaimer) disclaim on behalf of the beneficiary within the time and in the manner in which the beneficiary himself could disclaim if he were living, of legal age and competent. A beneficiary likewise may (execute and file a disclaimer) disclaim by agent or attorney so empowered.

Sec. 30. Section 4, chapter 148, Laws of 1973 and RCW 11.86.030 are each amended to read as follows:

Such disclaimer shall be filed and received as provided in RCW 11.86.040 at any time after the creation of the interest, but in all events (within the later of six months from June 7, 1973 or six) by nine months after (1) the beneficiary attains the age of twenty-one, (2) the death of the person by whom the interest was created or from whom it is or, but for the disclaimer would be received, or, (3) if the disclaimer is not finally ascertained as a beneficiary or his interest has not become indefeasibly fixed both in quality and quantity as of the death of such person, then such disclaimer shall be filed and received not later than (six) nine months after the event which causes or, but for the disclaimer, would cause him so to become finally
ascertained and his interest to become indefeasibly fixed both in quality and quantity, whichever occurrence is latest.

Sec. 31. Section 5, chapter 148, Laws of 1973 and RCW 11.86.040 are each amended to read as follows:

Such disclaimer shall be effective upon (1) a copy thereof being filed with the clerk of the court of which the estate of the person by whom the interest was created or from whom it would have been received is, or has been, administered or, if no probate administration has been commenced, then with the clerk of the court of any county provided by law as the place for probate administration of the estate of such person, where it shall be indexed under the name of the decedent in the probate index upon payment of a fee of two dollars((: A copy of the disclaimer shall be delivered or mailed by certified or registered mail, return receipt requested to the representative, trustee or other person having legal title to, or possession of, the property in which the interest disclaimed exists; and)); and (2) receipt of the disclaimer by the transferor of the interest, his legal representative, or the holder of the legal title to the property to which the interest relates, or, if the transferor is dead and there is no legal representative or holder of legal title, by the person having possession of the property. No such representative((;trustee)) or person shall be liable for any otherwise proper distribution or other disposition made without actual knowledge of the disclaimer, or in reliance upon the disclaimer and without actual knowledge that said disclaimer is barred as provided in RCW 11.86.060. If an interest in or relating to real estate is disclaimed, the original of the disclaimer, or a copy of the disclaimer certified as true and complete by the clerk of the court wherein the same has been filed, shall be recorded in the office of the auditor in the county or counties where the real estate is situated and shall constitute notice to all persons only from and after the time of such recording.

Sec. 32. Section 6, chapter 148, Laws of 1973 and RCW 11.86.050 are each amended to read as follows:

Unless the person by whom the interest was created or from whom it would have been received has otherwise provided by will or other appropriate instrument with reference to the possibility of a disclaimer by the beneficiary, the interest disclaimed shall descend, be distributed or otherwise be disposed of in the same manner as if the disclaimant had died immediately preceding the ((death or other event which causes him to become finally ascertained as a beneficiary and his interest to become indefeasibly fixed both in quality and quantity)) event giving rise to the commencement of the nine month period under RCW 11.86.030 in which the disclaimer must be filed, and ((in any case;)) the disclaimer shall relate for all purposes to such date, whether filed before or after such ((death or other)) event. However, one disclaiming an interest ((in)), including a nonresiduary ((;gift; devise or bequest)) interest, shall not be ((excluded)) precluded, unless his disclaimer so provides, from ((sharing in a gift; devise or bequest of the residue even though, through lapse; such residue includes the assets disclaimed)) receiving or enjoying the benefit of the disclaimed interest or any portion of it by virtue of a residuary bequest or devise, or otherwise. An interest of any nature in or to the estate of an intestate may be declined, refused or disclaimed as herein provided without ever vesting in the disclaimant.

Sec. 33. Section 7, chapter 148, Laws of 1973 and RCW 11.86.060 are each amended to read as follows:

The right to disclaim otherwise conferred by this chapter shall be barred if the beneficiary is insolvent at the time of the event giving rise to the commencement of the ((six-months)) nine month period under RCW 11.86.030 within which the disclaimer must be filed. Any voluntary assignment or transfer of, or contract to assign or transfer, an interest in real or personal property, or written waiver of the right to disclaim such succession to an interest in real or personal property, by any beneficiary, or any sale or other disposition of an interest in real or personal property pursuant to judicial process, made before he has filed a disclaimer, as provided in RCW 11.86.040, bars the right otherwise conferred on such beneficiary to disclaim as to such interest.

Sec. 34. Section 8, chapter 148, Laws of 1973 and RCW 11.86.070 are each amended to read as follows:

The right to disclaim granted by RCW 11.86.020 exists regardless of any limitation imposed on the interest of the disclaimant in the nature of an express or implied spendthrift provision or similar restriction. A disclaimer, when filed and received as provided in RCW 11.86.040, or a written waiver of the right to disclaim, shall be binding upon the disclaimant or beneficiary so waiving and all parties thereafter claiming by, through or under him, except that a beneficiary so waiving may thereafter transfer, assign or release his interest if such is not prohibited by an express or implied spendthrift provision.

NEW SECTION. Sec. 35. There is added to chapter 11.86 RCW a new section to read as follows:

If a beneficiary disclaims an interest under this chapter more than nine months after the date of death of the transferor of the interest, there shall be no recalculation of the inheritance tax with respect to the deceased transferor.

NEW SECTION. Sec. 36. This act is necessary for the immediate preservation of the public peace, health, and safety, the support of the state government and its existing public institutions; shall take effect immediately; and shall be effective with respect to persons dying after the effective date of this act.

NEW SECTION. Sec. 37. If any provision of this act, or its application to any person or circumstance is held invalid, the remainder of the act, or the application of the provision to other persons or circumstances is not affected.

NEW SECTION. Sec. 38. The following acts or parts of acts are each hereby repealed:

(1) Section 83.04.050, chapter 15, Laws of 1961 and RCW 83.04.050;
(2) Section 83.08.020, chapter 15, Laws of 1961 and RCW 83.08.020;
NEW SECTION. Section 1. As used in this chapter:

On page 3, strike everything after the enacting clause and insert the following:

On page I, on line I of the title, after 'inheritance;' strike the remainder of the title and insert

(1) 'Gift' means any voluntary transfer of property by an individual without adequate and full consid­
eration in money or money's worth.

(2) 'Donor' means any individual who makes a voluntary transfer of property without adequate and full
consideration in money or money's worth.

(3) 'Donee' means any beneficiary, whether a person or a body politic or corporate, to whom or for
whose use or benefit a gift is made by a donor.

(4) 'Department' means the department of revenue of the state of Washington.

(5) 'Class A donee' means a donee who is:

(a) Donor's lineal ancestor;

(b) Donor's lineal descendant including stepchildren and their lineal descendants and adopted persons
and their lineal descendants if, in the case of adopted persons, the decree of adoption was either (i) entered
before the effective date of this act or before the eighteenth birthday of the adopted person or (ii) entered
more than five years prior to the date of the gift if the decree of adoption was entered on or after the eight­
teenth birthday of the adopted person;

(c) Donor's spouse; or

(d) A spouse of a lineal descendant of the donor.

(6) 'Class B donee' is a donee who is a brother or sister of the donor, or a lineal descendant of a brother
or sister of the donor.

(7) 'Class C donee' is a donee other than a class A donee or a class B donee.
(8) 'Taxable gift' is the total amount of gifts made during the calendar year less the annual exclusion provided for in section 4(1) of this act and less the deductions provided for in section 7 of this act.

(9) 'Calendar year' includes only the calendar year 1941 and succeeding calendar years, and in the case of the calendar year 1941, includes only the portion of the year after March 21, 1941.

(10) 'Preceding calendar years' means the calendar year 1941 and all calendar years intervening between the calendar year 1941 and the calendar year for which the tax is being computed.

NEW SECTION. Sec. 2. (1) For the calendar year, a tax, computed as provided in section 3 of this act, is hereby imposed on the privilege of transferring property by gift during the calendar year.

(2) The tax imposed by this section applies whether the transfer is in trust or otherwise, whether the gift is direct or indirect, and whether the property is real or personal, tangible or intangible. As to a donor residing in this state, the tax applies to the transfer by gift of all property except property, real or tangible personal, permanently located (having situs) outside this state. As to a nonresident donor, the tax applies only if the property is real or tangible personal, permanently located (having situs) within this state.

(3) This chapter does not apply to any transfer in trust or otherwise in which the donor, either alone or acting with any person who does not possess a substantial adverse interest in the property transferred, has retained the power to vest in the donor the property transferred or the rents, profits and issue thereof, but the relinquishment or termination of the power (other than the donor's death) shall be considered to be a transfer by the donor by gift of the property subject to the power. Any payment of the rents, profits, and issue of the property transferred to a beneficiary other than the donor shall be considered to be a transfer by the donor of the income by gift.

NEW SECTION. Sec. 3. (1) The tax imposed by section 2 of this act for each calendar year shall be an amount equal to:

(a) A tax computed in accordance with the rate schedules set forth in this section, on the aggregate sum of taxable gifts for the calendar year and for each of the preceding calendar years, less:

(b) A tax, computed in accordance with the following rate schedules, on the aggregate sum of the taxable gifts for each of the preceding calendar years.

(2) The tax on gifts to class A donees shall be the amount of tax computed at the following rates:

<table>
<thead>
<tr>
<th>If taxable gifts are:</th>
<th>The tax is the sum of:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Up to an including $25,000</td>
<td>1%</td>
</tr>
<tr>
<td>Over $25,000, but not over $50,000</td>
<td>2%</td>
</tr>
<tr>
<td>Over $50,000, but not over $75,000</td>
<td>3%</td>
</tr>
<tr>
<td>Over $75,000, but not over $100,000</td>
<td>4%</td>
</tr>
<tr>
<td>Over $100,000, but not over $200,000</td>
<td>7%</td>
</tr>
<tr>
<td>Over $200,000, but not over $500,000</td>
<td>9%</td>
</tr>
<tr>
<td>Over $500,000</td>
<td>10%</td>
</tr>
</tbody>
</table>

(3) Forty thousand dollars of any amount passing to class A is exempt, and the exemption shall be computed by taking a five hundred fifty dollar credit against the total tax. The exemption shall be applied to that portion of the total amount passing to class A which is taxable at the lowest rates.

(4) The tax on gifts to class B donees shall be the amount of tax computed at the following rates:

<table>
<thead>
<tr>
<th>If taxable gifts are:</th>
<th>The tax is the sum of:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Not over $10,000</td>
<td>3%</td>
</tr>
<tr>
<td>Over $10,000, but not over $20,000</td>
<td>4%</td>
</tr>
<tr>
<td>Over $20,000, but not over $60,000</td>
<td>7%</td>
</tr>
<tr>
<td>Over $60,000, but not over $100,000</td>
<td>10%</td>
</tr>
<tr>
<td>Over $100,000, but not over $200,000</td>
<td>15%</td>
</tr>
<tr>
<td>Over $200,000</td>
<td>20%</td>
</tr>
</tbody>
</table>

(5) The tax on gifts to class C donees shall be the amount of tax computed at the following rates:

<table>
<thead>
<tr>
<th>If taxable gifts are:</th>
<th>The tax is the sum of:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Not over $20,000</td>
<td>10%</td>
</tr>
<tr>
<td>Over $20,000, but not over $50,000</td>
<td>15%</td>
</tr>
<tr>
<td>Over $50,000, but not over $100,000</td>
<td>20%</td>
</tr>
<tr>
<td>Over $100,000</td>
<td>25%</td>
</tr>
</tbody>
</table>

(6) Any gift of property or income therefrom passing in trust shall be classified in accordance with the relationship of the donor to the trust beneficiary.

NEW SECTION. Sec. 4. (1) In the case of gifts (other than gifts of future interests in property) made to any donee by the donor during the calendar year, the first three thousand dollars of the gifts to the donee shall not, for the purpose of this chapter, be included in the total amount of gifts made during the year.

(2) No part of a gift to an individual who has not attained the age of twenty-one years on the date of the transfer shall be considered a gift of a future interest in property for the purposes of subsection (1) of this section if the property and the income therefrom:

(a) May be expended by or for the benefit of the donee before his attaining the age of twenty-one years; and

(b) Will to the extent not so expended:

(i) pass to the donee on his attaining the age of twenty-one years; and
NEW SECTION. Sec. 5. If the gift is made in property other than money, the amount thereof is its fair market value, less any encumbrance thereon at the time the gift is made. Where property is transferred for less than an adequate and full consideration in money or money's worth, the amount by which the value of the property exceeds the value of the consideration shall be deemed a gift and shall be included in computing the amount of gifts made during the calendar year. If the gift constitutes an annuity, a life estate, an estate for a term of years, a remainder, or a reversion, the value of the gift shall be computed in the same manner as provided by RCW 83.16.020.

NEW SECTION. Sec. 6. In case of (1) a transfer of community property, real or personal, tangible or intangible, by one spouse or by both spouses to a person other than a member of the community, or (2) a transfer of separate property, real or personal, tangible or intangible, by one spouse to a person other than the other spouse to which transfer the other spouse consents on the gift tax return of the donor, for the purpose of determining gift tax liability two gifts shall be deemed to have been made, one by each spouse and each for one-half of the whole value of the property transferred.

NEW SECTION. Sec. 7. In computing taxable gifts for any calendar year all gifts of property to or for the use of any of the following is exempt from gift tax:
(1) The United States of America;
(2) The state of Washington;
(3) A municipal or public corporation, school district, or any school or educational institution in this state supported by public funds in whole or in part;
(4) A trust, or a fraternal society, order, or association operating under the lodge system, exclusively for any religious, charitable, scientific, literary, educational, public or other like work, whether or not such work is to be carried on within this state; or
(5) A society, corporation, institution, organization or association exclusively engaged in or devoted to any religious, charitable, scientific, literary, educational, public, or other like work, no part of the net earnings of which inures to the benefit of any private stockholder or individual, whether or not it is organized under the laws of this state or engaged in this work in the state.

No exemption is allowed under this section for any portion of a gift which is directed and used for the payment of any federal estate or gift tax or state inheritance or gift tax.

NEW SECTION. Sec. 8. (1) Any donor who within the calendar year makes any transfer by gift (except those which are not to be included, as set forth in section 4 of this act) shall make a return on a form prescribed by the department, which form shall set forth the name and address of the donor, the name and address of the donee, a description of the gift, the method by which the gift is valued and, if the gift is real property, the assessed valuation of the real property at the time the gift is made, and such other information as the department might reasonably require. The return shall be filed with the department on or before April 15 of the year following the calendar year in which the gift is made.

(2) The tax imposed by this chapter shall be paid by the donor to the department on or before April 15 following the close of the calendar year in which the gift is made. All moneys paid to the department shall immediately be transmitted to the state treasurer and credited to the general fund.

(3) The department may require any person to make a return, render under oath such statements, or keep such records as the department may reasonably require to show whether such person is liable to tax under this chapter.

(4) The donor shall file with the department one copy of any corrected federal gift tax return setting forth the total amount of federal gift tax thereon, as finally determined by the federal government. A copy of the original federal gift tax return must be included with the corrected federal gift tax return when the latter is filed with the department.

(5) If by agreement of the donor and the federal government or by final determination in federal courts the value of any gift is increased above or decreased below the value originally reported for federal gift tax purposes, the corrected valuation shall be used for state gift tax purposes.

NEW SECTION. Sec. 9. (1) For purposes of this chapter, if a person disclaims an interest under chapter 11.86 RCW, this chapter shall apply with respect to the interest disclaimed as if the interest had never been transferred to the person.

(2) A person making a disclaimer shall provide the department with a copy of the disclaimer.

NEW SECTION. Sec. 10. (1) The exercise or nonexercise by an employee of an election or option whereby a payment will become payable to any beneficiary at or after the employee's death shall not be considered a transfer for gift tax purposes if the election or option is provided under:
(a) Any pension or retirement plan or system established for the benefit of its employees by the United States, by the state of Washington, or by any county, city, or other municipality or political subdivision of the state of Washington; or
(b) Any individual retirement account or any pension, profit-sharing, thrift, stock bonus, or similar trust or any retirement annuity contract established or purchased as part of or under a qualified benefit plan qualifying for income tax exemption under the Internal Revenue Code of 1954 of the United States.

(2) Any interest of the spouse of the employee covered by an account, plan, system, or retirement annuity contract as described in subsection (1) of this section as may become payable upon the death of the employee shall not be considered a transfer for gift tax purposes.
(3) In order for the gift to be exempt, the donor shall, upon request, provide to the inheritance tax division a certification from the employer, administrator, trustee, or custodian of the benefit plan that it is so qualified.

NEW SECTION. Sec. 11. There shall be no exemption or tax credit allowed where the donor was not a resident of a territory or state of the United States, the District of Columbia, or the Commonwealth of Puerto Rico and the property transferred is real property or tangible or intangible personal property, including certificates of stock, bonds, bills, notes, bank deposits, and other written evidence of intangible property which is physically situated within the state of Washington, or where the domicile of the debtor is in the state of Washington.

NEW SECTION. Sec. 12. (1) If the department determines that (a) a tax return of a donor is incorrect or (b) a donor has failed to file a return required under this chapter, the department shall send to the donor or his representative a computation letter in which the department sets forth its computation of the tax due and the method by which the tax is computed.

(2) At any time more than thirty days after the date of mailing the computation letter, the department may send its determination letter to the donor (and a copy to his representative, if any) in which the department sets forth its computation of tax due and the method by which the tax was computed, which letter may incorporate by reference the computation letter and any intervening letters from the department to the donor or his representative.

(3) If the donor disagrees with the statement of the tax due as set forth in the determination letter the donor may commence an action in the superior court within sixty days of the date of receipt of the determination letter (unless that sixty days is extended by written agreement) in the county in which the donor resides if a resident of this state or in Thurston county if not a resident of this state against the department in order to determine the tax liability and the amount thereof. Failure to commence the action within this period shall prohibit the donor from contesting the tax liability or the amount thereof in any subsequent proceeding of any nature or kind. The civil rules for superior court apply to these actions.

(4) If the donor fails to commence the action in the superior court within the periods allowed in subsection (3) of this section, the amount set forth in the determination letter shall be conclusively presumed insofar as the donor is concerned to be the correct tax liability of the donor.

(5) The donor may waive the restrictions provided in this section on the assessment and collection of the whole or any part of the tax imposed by this chapter.

(6) At any time more than sixty days after the department has sent the determination letter to the donor but only within the time limit specified in section 15 of this act for sending a determination letter to the donor, the department may elect to enforce payment of the tax against the donee by sending its determination letter to the donee.

If the donee disagrees with the statement of the tax due as set forth in the determination letter the donee may commence an action in the superior court within sixty days of the date of receipt of the determination letter (unless that sixty days is extended by written agreement) in the county in which the donee resides if a resident of this state or in Thurston county if not a resident of this state against the department in order to determine the tax liability and the amount thereof. Failure to commence the action within this period shall prohibit the donee from contesting the tax liability or the amount thereof in any subsequent proceeding of any nature or kind. The civil rules for superior court apply to these actions.

(7) If the donee fails to commence the action within the periods allowed in subsection (6) of this section, the amount set forth in the determination letter shall be conclusively presumed, insofar as the donee is concerned, to be the correct tax liability of the donee.

(8) The donee may waive the restrictions provided in this section on the assessment and collection of the whole or any part of the tax imposed by this chapter.

(9) The burden of proving the date of receipt of the determination letter by either the donor or the donee shall be on the department.

NEW SECTION. Sec. 13. If the gift tax imposed by this chapter is not paid in full, the appeal period provided in section 12(3) of this act and, if applicable, section 12(6) of this act has expired, and the amount of the tax liability is fixed, the department may file in the office of the clerk of the superior court of any county a notice of lien of tax against the donor and, if the department has elected to proceed against the donee under section 12(6) of this act, a notice of lien of tax against the donee; and thereupon the clerk shall enter in the judgment docket the name of the donor and, if applicable, the name of the donee, the amount of the tax due including interest to the date for which the lien is claimed and the date when the lien is filed. The lien shall have the same effect as a personal judgment and may be collected in the same manner as other judgments. Upon payment of the judgment in whole or in part the department shall satisfy the judgment to the extent so paid.

NEW SECTION. Sec. 14. Interest shall accrue upon any unpaid gift tax owed for the calendar year at the annual interest rate of eight percent, which interest shall commence on April 16 of the year following the year for which the gift tax liability was incurred. The department shall have no discretion to waive the imposition of any interest imposed by this chapter: PROVIDED, That in the event of litigation the court shall have the power to reduce or eliminate interest.

NEW SECTION. Sec. 15. The department shall mail the determination letter to the donor as provided in section 12(2) of this act as follows:

(1) If a return is timely filed, within three years after April 15 of the year the return is due;

(2) If a return is not timely filed, within three years of the date of filing of the return or
(3) If no return has been filed, at any time after the return is due. No lien shall be filed nor shall any proceeding in court or otherwise be undertaken for the collection of the taxes unless the determination letter shall have been mailed as required by this section. The running of the statute of limitations provided in this subsection shall be suspended for the period during which the department is prohibited from action by any court of competent jurisdiction and for sixty days thereafter.

NEW SECTION. Sec. 16. (1) Where there has been an overpayment of the gift tax imposed by this chapter, the amount of the overpayment shall be credited against any gift tax then due from the person who paid the tax and any balance shall be refunded by the state of Washington to the person who paid the tax.

(2) No credit or refund shall be allowed or made after two years from the time the tax is paid, from the date of notice of the completion of any federal audit concerning the gift, or from the date of notice of the completion of any state audit concerning the gift, whichever is latest, unless before the expiration of this period a written claim therefor is filed by the person entitled to the refund. The amount of the credit or refund shall not exceed the portion of the tax paid during the three years immediately preceding the filing of the claim, or if no claim was filed, then during the three years immediately preceding the allowance of the credit or refund.

NEW SECTION. Sec. 17. In case of any failure to make and file a return required by this chapter within the time prescribed by law or by the department in pursuance of law, twenty-five percent of the tax shall be added to the tax, except that when a return is filed after this time and it is shown that the failure to file it was not due to wilful neglect, no addition shall be made to the tax. The amount so added to any tax shall be collected at the same time and in the same manner and as part of the tax unless the tax has been paid before the discovery of the neglect, in which case the amount so added shall be collected in the same manner as the tax.

NEW SECTION. Sec. 18. Every person who practices a fraud upon the state of Washington relating to the ascertaining, determination, or collection of any gift tax by misrepresentation or concealment of fact, whether as principal, agent, or accessory, either before or after the fact, shall be guilty of a gross misdemeanor.

NEW SECTION. Sec. 19. The department may prescribe needful rules and regulations in accordance with the provisions of the administrative procedure act, chapter 34.04 RCW.

NEW SECTION. Sec. 20. This chapter may be cited as the 'Gift Tax Act of 1979'.

NEW SECTION. Sec. 21. If any provision of this act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected.

NEW SECTION. Sec. 22. Sections 1 through 20 of this act shall constitute a new chapter in Title 83 RCW.
NEW SECTION. Sec. 24. This act shall take effect January 1, 1980, and shall be effective with respect to gifts made after December 31, 1979. The administrative provisions of sections 1 through 20 of this act shall apply to collections of taxes due on gifts made before January 1, 1980.

On page 3, beginning on line 2 of the title, strike "declaring an emergency" and insert "prescribing an effective date"

Signed by Representatives Craswell, Co-Chairwoman; Sommers, Co-Chairwoman; Addison, Brown, Erickson, Galloway, Granlund, Greengo, Hastings, Nelson (D), Sanders, Smith (R), Winsley.

April 11, 1979

SUBSTITUTE SENATE BILL NO. 2504, Prime Sponsor: Senator Hansen, providing for water during drought conditions. Reported by Committee on Agriculture.

MAJORITY recommendation: Do pass with the following amendments:

On page 2, line 21 after "District," insert "not more than two hundred thousand dollars of the appropriation may be used for a loan or grant, or combination thereof, to the Agnew Irrigation District;"

On page 2, line 26 after "Basin," insert "Such studies shall include evaluation of impacts on fish, wildlife and other environmental features."

Signed by Representatives Fancher, Co-Chairwoman; Amen, Clayton, Erak, Hastings, Heck, Scott, Van Dyken.

MINORITY recommendation: Do not pass. Signed by Representatives Kreidler, Executive Chairman; Becker.

April 11, 1979

SUBSTITUTE SENATE BILL NO. 2791, Prime Sponsor: Senator Hansen, modifying the brand inspection of cattle. Reported by Committee on Agriculture.

MAJORITY recommendation: Do pass with the following amendments:

Strike everything after the enacting clause and insert the following:

"Section 1. Section 12, chapter 165, Laws of 1927 as last amended by section 16, chapter 154, Laws of 1979 and RCW 16.40.060 are each amended to read as follows:

If, on the completion of any examination and test as provided in RCW 16.40.010, the inspector or veterinarian making the examination and test, shall believe that the animal is infected with tuberculosis or brucellosis, the owner of the animal shall have, with the approval of the director of agriculture or his representative, the option of indemnity or quarantine; if the owner selects indemnity he shall market the animal within fifteen days from the date of condemnation. All bovine animals which have shown a suspicious reaction to the test on three successive tests for tuberculosis or brucellosis and are held as suspects may be slaughtered under the provisions of this chapter and chapter 16.36 RCW at the option of the owner and approval of the director or his representative and the owner shall have a valid claim for indemnity to the same extent and in the same amount as for bovine animals which give a positive reaction to the above test. The animal or animals shall be slaughtered under the supervision of a veterinary inspector of the department of agriculture, or the United States department of agriculture, animal and plant health inspection service, or a veterinarian duly licensed to practice veterinary medicine, surgery and dentistry in this state. The veterinary inspector or veterinarian shall hold a post mortem examination and determine whether or not the animal shall be passed to be used for food. The post mortem examination must conform with the meat inspection..."
regulations of the United States department of agriculture, animal and plant health inspection service. Upon the receipt of the post mortem report and if the owner has complied with all lawful health and quarantine laws and regulations, the director of agriculture shall cause to be paid to the owner or owners of the animals an amount not exceeding twenty-five dollars for any grade female, or more than fifty dollars for any purebred registered bull or female, and for dairy breeds an amount not to exceed one hundred dollars for any grade female or more than one hundred fifty dollars for any pure bred registered bull or female or such portion thereof as would represent an equitable and agreed amount of the contribution of the state of Washington as determined by the director of agriculture and in no case shall indemnity and salvage value received exceed eighty percent of the true value, and in no case shall any indemnity be paid for grade bulls, for steers, or spayed females, and the state shall not be required to pay the owner of any animal imported into this state within six months prior to the inspection and tests, the sums hereinabove provided for, but the owner of such animal shall receive the proceeds of the sale of such slaughtered animal: PROVIDED, That within thirty days of the effective date of this 1979 act, the department shall adopt rules and regulations restricting brucellosis indemnity payments to owners of animals in this state: PROVIDED FURTHER, That these rules and regulations shall require compliance with the department's change of ownership testing program and the implementation of an approved brucellosis vaccination program: AND PROVIDED FURTHER, That the right to indemnity shall not exist nor shall payment be made for any animal owned by the United States, this state, or any county, city, town or township in this state: AND PROVIDED FURTHER, That the department shall adopt rules and regulations allowing for retroactive brucellosis indemnity payments for dairy breed females and purebred registered bulls slaughtered pursuant to this section after June 30, 1976, and before August 1, 1978, in an amount that shall not exceed seventy-five dollars per animal: AND PROVIDED FURTHER, That no bovine animal shall be condemned for tuberculosis without having been first subjected to the tuberculin test and a positive reaction has resulted and no bovine animal shall be condemned for brucellosis unless it has been tested and classified as a reactor by the director of agriculture or his duly authorized representative.

Sec. 2. Section 27, chapter 201, Laws of 1975 1st ex. sess. and RCW 69.25.260 are each amended to read as follows:

Any egg handler or dealer may prepay the assessment provided for in RCW 69.25.250 by purchasing Washington state egg seals from the director to be placed on egg containers showing that the proper assessment has been paid. Any carton manufacturer or printer may apply to the director for a permit to place reasonable facsimiles of the Washington state egg seals to be imprinted on egg containers or on the identification labels which show egg grade and size and the name of the egg handler or dealer. The director shall, from time to time, prescribe rules and regulations governing the affixing of seals and he is authorized to cancel any such permit issued pursuant to this chapter, whenever he finds that a violation of the terms under which the permit has been granted has been violated.

NEW SECTION. Sec. 3. To carry out the provisions of section 1 of this 1979 act there is appropriated to the department from the general fund for the biennium ending June 30, 1981, the sum of sixty-five thousand dollars, or so much thereof as may be necessary.

Sec. 4. Section 1, chapter 124, Laws of 1963 as last amended by section 19, chapter 7, Laws of 1975 1st ex. sess. and RCW 22.09.010 are each amended to read as follows:

((For the purpose of this chapter:)) The definitions set forth in this section apply throughout this chapter unless the context clearly requires otherwise.

(1) 'Department' means the department of agriculture of the state of Washington.
(2) 'Director' means the director of the department or his duly authorized representative.
(3) 'Person' means a natural person, individual, firm, partnership, corporation, company, society, association, cooperative, port district, or two or more persons having a joint or common interest.
(4) 'Agricultural commodities('')'; hereinafter referred to as 'commodities,' means, but is not limited to, the grains, hay, peas, hops, grain and hay products, beans, lentils, corn, sorghums, malt, peanuts, flax, and other similar agricultural products, and shall also include agricultural seeds but only when stored by a warehouseman who issues negotiable warehouse receipts thereof.
(5) 'Public warehouse,' hereinafter referred to as 'warehouse,' means any elevator, mill, warehouse, (subterminal grain warehouse, public warehouse, terminal warehouse, (station;)) or other structure or facility in which commodities are received from the public for storage, shipment, or handling, for compensation, and in the case of hay or any other enclosure within five miles thereof: PROVIDED, That this shall not include any warehouse storing or handling fresh fruits and/or vegetables or any warehouse used exclusively for cold storage.
(6) 'Terminal warehouse' means any warehouse designated as a terminal by the department, and located at an inspection point where inspection facilities are maintained by the department and where commodities are ordinarily received and shipped by common carrier.
(7) 'Inspection point' means a city, town, or other place wherein the department maintains inspection and weighing facilities.
(8) 'Station' means two or more warehouses between which commodities are commonly transferred in the ordinary course of business and which are (a) immediately adjacent to each other, or (b) located within the corporate limits of any city or town and subject to the same transportation tariff zone, or (c) at any railroad siding or switching area and subject to the same transportation tariff zone, or (d) at one location in the open country off rail, or (e) in any area which can be reasonably audited by the department as a station under the provisions of this chapter and which has been established as such by the director by rule or regulation adopted pursuant to chapter 34.04 RCW, or (f) within twenty miles of each other but separated by
the border between Washington and Idaho or Oregon when the books and records for such station are maintained at the warehouse located in Washington.

(9) 'Depositor' means any person who deposits a commodity in a warehouse for storage, handling, or shipment, or who is the owner or legal holder of a warehouse receipt, outstanding scale weight ticket, or other evidence of such deposit or any person whose agricultural commodity has been sold to or is under control of the warehouseman for selling, processing, or handling for compensation, whether or not such commodity is in the warehouse.

(10) 'Warehouse receipt' means a negotiable or nonnegotiable warehouse receipt as provided for in (the Uniform Warehouse Receipts Act (chapter 22.04 RCW)) Article 7 of Title 62A RCW, as enacted or hereafter amended.

(11) 'Warehouseman' means any person owning, operating, or controlling a warehouse.

(12) 'Scale weight ticket' means a load slip or other evidence of deposit, serially numbered, not including warehouse receipts as defined in subsection (10) of this section, given a depositor on request upon initial delivery of the commodity to the warehouse and shall show the warehouse name, and state number, type of commodity, weight thereof, name of depositor, and the date delivered.

(13) 'Subterminal warehouse' means any warehouse which performs an intermediate function in which agricultural commodities are customarily received from dealers rather than producers and where the commodities are accumulated prior to shipment to a terminal warehouse.

(14) 'Put through' means agricultural commodities which are deposited in a warehouse for receiving, handling, conditioning, or shipping, and on which the depositor has concluded satisfactory arrangements with the warehouseman for the immediate or impending shipment of the commodity.

Sec. 5. Section 4, chapter 124, Laws of 1963 as amended by section 21, chapter 7, Laws of 1975 1st ex. sess. and RCW 22.09.040 are each amended to read as follows:

Application for a license to operate a warehouse under the provisions of this chapter shall be on a form prescribed by the department and shall include:

(1) The full name of the person applying for the license and whether the applicant is an individual, partnership, association, corporation, or other;

(2) The full name of each member of the firm or partnership, or the names of the officers of the company, society, cooperative association, or corporation;

(3) The principal business address of the applicant in the state and elsewhere;

(4) The name or names of the person or persons authorized to receive and accept service of summons and legal notices of all kinds for the applicant;

(5) The location of each warehouse the applicant intends to operate and the preponderate commodity expected in storage;

(6) The bushel storage capacity of each such warehouse to be licensed, including a schematic diagram accurately showing the areas of storage and floor plan of the warehouse;

(7) The schedule of fees to be charged at each warehouse for the handling, storage, and shipment of all commodities during the licensing period;

(8) A financial statement to determine the net worth of the applicant to determine whether or not the applicant meets the minimum net worth requirements established by the director pursuant to chapter 34.04 RCW;

(9) Whether the application is for a ((station;)) terminal, subterminal, or public warehouse license;

(10) Any other reasonable information the department finds necessary to carry out the purpose and provisions of this chapter.

Sec. 6. Section 5, chapter 124, Laws of 1963 and RCW 22.09.050 are each amended to read as follows:

Any application for a license to operate a warehouse shall be accompanied by a license fee of one hundred dollars for a terminal warehouse, seventy-five dollars for a subterminal warehouse, and twenty-five dollars for a public warehouse. If a licensee operates more than one warehouse, under one state license as provided for in RCW 22.09.030, the license fee shall be computed by multiplying the number of physically separated warehouses within such station by the applicable terminal, subterminal, or public warehouse license fee. If an application for renewal of a license or licenses is not received by the department prior to June 1st of any year, a penalty of fifty dollars shall be assessed and added to the original fee and shall be paid by the applicant before the renewal license (shalt) may be issued. This penalty (shalt) does not apply if the applicant furnishes an affidavit certifying that he has not acted as a warehouseman subsequent to the expiration of his prior license.

Sec. 7. Section 8, chapter 124, Laws of 1963 and RCW 22.09.080 are each amended to read as follows:

The department is authorized to deny, suspend, or revoke a license after a hearing in any case in which it is determined that there has been a violation or refusal to comply with the requirements of this chapter, rules adopted hereunder, or the provisions of ((the Uniform Warehouse Receipts Act (chapter 22.04 RCW)) Article 7 of Title 62A RCW as enacted or hereafter amended. All hearings for the denial, suspension, or revocation of a license shall be subject to chapter 34.04 RCW (Administrative Procedure Act) as enacted or hereafter amended.

Sec. 8. Section 13, chapter 124, Laws of 1963 and RCW 22.09.130 are each amended to read as follows:

(1) Every warehouseman shall receive for storage, handling, or shipment, so far as the capacity and facilities of his warehouse will permit, all commodities included in the provisions of this chapter, in suitable condition for storage, tendered him in the usual course of business and shall issue therefor a warehouse receipt or receipts in form prescribed by the department as herein provided or a scale weight ticket. The
deposit for storage, shipment, or handling of such commodity must be credited to the depositor in the books of the warehouseman within seven days from the date of such deposit. If the commodity has been graded a warehouse receipt shall be issued within ten days after demand by the owner.

(2) If requested by the depositor, each lot of his commodity shall be kept in a special pile or special bin, if available, but in the case of a bulk commodity, if the lot or any portion of it does not equal the capacity of any available bin, the depositor may exercise his option to require the commodity to be specially binned only on agreement to pay charges based on the capacity of the available bin most nearly approximating the required capacity.

(3) A warehouseman ((shall have the right to)) may refuse to accept for storage, commodities which are wet, damaged, insect-infested, or in other ways unsuitable for storage.

(4) Terminal and subterminal warehousemen shall receive put through agricultural commodities to the extent satisfactory transportation arrangements can be made, but may not be required to receive agricultural commodities for storage.

Sec. 9. Section 15, chapter 124, Laws of 1963 and RCW 22.09.150 are each amended to read as follows:

(1) The duty of the warehouseman to deliver the commodity stored shall be governed by the provisions of this chapter and the requirements of ((the Uniform Warehouse Receipts Act (chapter 22.04 RCW)) Article 7 of Title 62A RCW as enacted or hereafter amended. Upon the return of the receipt to the proper warehouseman, properly endorsed, and upon payment or tender of all advances and legal charges, commodities of the grade and quantity named therein shall be delivered to the holder of such receipt, except as provided by ((the Uniform Warehouse Receipts Act (chapter 22.04 RCW)) Article 7 of Title 62A RCW as enacted or hereafter amended.

(2) A warehouseman's duty to deliver any commodity is fulfilled if delivery is made pursuant to the contract with the depositor or if no contract exists, then to the several owners in the order of demand as rapidly as it can be done by ordinary diligence; where delivery is made within forty-eight hours excluding Saturdays, Sundays, and legal holidays after facilities for receiving the commodity are provided, such delivery is deemed to comply with this subsection.

(3) No warehouseman shall fail to deliver a commodity as provided in this section, and delivery shall be made at the warehouse or station where the commodity was received unless agreed otherwise.

(4) In addition to being subject to penalties provided in this chapter for a violation of this section, if a warehouseman unreasonably fails to deliver commodities within the time as provided in this section, the person entitled to delivery of the commodity may maintain an action against the warehouseman for any damages resulting from the warehouseman's unreasonable failure to so deliver. In any such action the person entitled to delivery of the commodity has the option to seek recovery of his actual damages or liquidated damages of one-half of one percent of the value for each day's delay after such forty-eight hour period.

Sec. 10. Section 21, chapter 124, Laws of 1963 and RCW 22.09.210 are each amended to read as follows:

It ((shall)) is unlawful for any warehouseman to receive in any terminal warehouse any grain commodity that has not been weighed, inspected, and/or graded by an employee of the department under the supervision of a duly authorized inspector of the department; or to deliver out of any terminal warehouse any grain commodity that has not been weighed, inspected, and/or graded in such manner.

Sec. 11. Section 29, chapter 124, Laws of 1963 and RCW 22.09.290 are each amended to read as follows:

(1) Every warehouse receipt issued for commodities covered by this chapter shall embody within its written or printed terms:

(a) The grade of the commodities received as established by the official standards of this state, unless the identity of the commodity is in fact preserved in a special pile or special bin, and an identifying mark of such pile or bin shall appear on the face of the receipt and on the pile or bin. Such commodity in such special pile or bin shall not be removed or relocated without canceling the outstanding receipt and issuing a new receipt showing such change;

(b) Such other terms and conditions as required by ((the Uniform Warehouse Receipts Act (chapter 22.04 RCW)) Article 7 of Title 62A RCW as enacted or hereafter amended: PROVIDED, That nothing contained therein shall require a receipt issued for wheat to specifically state the variety of wheat by name;

(c) A clause reserving for the warehouseman the optional right to terminate storage and collect outstanding charges against any lot of commodities after June 30th following the date of the receipt.

(2) Warehouse receipts issued under the United States Warehouse Act (7 USCA § 241 et seq.) shall be deemed to fulfill the requirements of this chapter so far as it pertains to the issuance of warehouse receipts.

Sec. 12. Section 30, chapter 124, Laws of 1963 and RCW 22.09.300 are each amended to read as follows:

(1) All warehouse receipts issued under this chapter shall be upon forms prescribed by the department and supplied only to licensed warehousemen at cost of printing, packing, and shipping, as determined by the department. They shall contain the state number of such license and shall be numbered serially for each state number and the original negotiable receipts shall bear the state seal. Requests for such receipts shall be on forms furnished by the department and shall be accompanied by payment to cover cost: PROVIDED, That the department by order may allow a warehouseman to have his individual warehouse receipts printed, after the form of the receipt is approved as in compliance with this chapter, and the warehouseman's printer shall supply an affidavit stating the amount of receipts printed, numbers thereof: PROVIDED FURTHER,
That the warehouseman must supply a bond in an amount fixed by the department and not to exceed five thousand dollars to cover any loss resulting from the unlawful use of any such receipts.

(2) All warehouse receipts shall comply with the provisions of (the Uniform Warehouse Receipts Act (chapter 22.09 RCW)) Article 7 of Title 62A RCW as enacted or hereafter amended, except as to the variety of wheat as set forth in RCW 22.09.290(1)(b) herein, and with the provisions of this chapter where not inconsistent or in conflict with (the Uniform Warehouse Receipts Act) Article 7 of Title 62A RCW.

All receipts remaining unused shall be confiscated by the department if the license required herein is not promptly renewed or is suspended, revoked, or canceled.

Sec. 13. Section 38, chapter 124, Laws of 1963 and RCW 22.09.380 are each amended to read as follows:

The department may designate a warehouse located at an inspection point as a terminal warehouse. The ((cities of Spokane, Pasco, Seattle, Tacoma, Longview, Kalama, and Vancouver shall be considered)) department shall, by rule, designate inspection points ((and which shall be provided with state/federal inspection and weighing services commencing July 1, (1963: PROVIDED, That)) 1979. The revenue from inspection and weighing shall equal the cost of providing such services. Where the department after hearing determines that such cities are no longer necessary as inspection points it may by (regulation) rule change such designated inspection points by removing one or more ((or by designating other)) locations ((as inspection points where commodities are received and shipped by common carrier and which reasonably justify and render necessary the inspection and weighing thereof: PROVIDED FURTHER, That the revenue from inspection and weighing at such inspection points shall equal the cost of providing such services)).

Sec. 14. Section 55, chapter 124, Laws of 1963 and RCW 22.09.550 are each amended to read as follows:

The director may cooperate with and enter into agreements with governmental agencies of this state, other states, agencies of the federal government, and private associations in order to carry out the purpose and provisions of this chapter and the United States Warehouse Act (7 USCA § 241 ct seq.) and the United States Grain Standards Act, as amended (7 USCA § 71, ct seq.). Notwithstanding any other provision of this chapter such agreements may also relate to a joint program for licensing, bonding, and inspecting stations as defined in RCW 22.09.010(8)(f). Such a program should be designed to avoid duplication of effort on the part of the licensing authority and requirements for operation, and promote more efficient enforcement of the provisions of this chapter and/or comparable provisions of the law of the states of Idaho or Oregon.

Sec. 15. Section 59, chapter 124, Laws of 1963 and RCW 22.09.920 are each amended to read as follows:

Nothing ((herein contained)) in this chapter, with the exception of RCW 22.09.290(1)(b), shall be deemed to repeal, amend, or modify (the Uniform Warehouse Receipts Act (chapter 22.09 RCW)) Article 7 of Title 62A RCW.

NEW SECTION. Sec. 16. There is added to chapter 22.09 RCW a new section to read as follows:

RCW 22.09.190 does not apply to contracts entered into with a governmental agency, state or federal, for the handling or storage of agricultural commodities.

NEW SECTION. Sec. 17. There is added to chapter 22.09 RCW a new section to read as follows:

Notwithstanding the provisions of chapter 42.17 RCW, the department shall publish annually and distribute to interested parties, a list of licensed warehouses showing the location, county, capacity, and bond coverage for each company.

NEW SECTION. Sec. 18. There is added to chapter 22.09 RCW a new section to read as follows:

When a station as defined in RCW 22.09.010(8)(f) is licensed pursuant to this chapter, the department may assert any and all the remedies provided for in this chapter, including but not limited to those remedies provided for in RCW 22.09.350. Furthermore, if inspection of that portion of the station located in the contiguous state is refused by the licensee, the department may give notice to the licensee to submit to such inspection as the department may deem necessary.

If such station refuses to comply with the terms of the notice within twenty-four hours, the director may summarily suspend the station's license pending a hearing in compliance with chapter 34.04 RCW.

NEW SECTION. Sec. 19. If any provision of this act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected.*

TWENTY-THIRD DAY, APRIL 12, 1979

Signed by Representatives Kreidler, Executive Chairman; Fancher, Co-Chairwoman; Amen, Becker, Clayton, Erak, Hastings, Heck, Scott, Van Dyken.

MOTIONS

On motion of Mr. King, all bills listed on today's agenda under the fifth order of business were passed to Committee on Rules for second reading.

On motion of Mr. King, the House advanced to the eighth order of business.

RESOLUTION

HOUSE RESOLUTION NO. 79-36, by Representatives O'Brien, Blair, Douthwaite and Burns:

WHEREAS, In June of this year, Dr. Hugh A. Bone will retire from the faculty of the University of Washington at age seventy and become Professor Emeritus of Political Science; and

WHEREAS, Dr. Hugh A. Bone has made unparalleled contributions for the past thirty years as a researcher and public servant and a teacher of two generations of students concerned about politics and government in Washington State; and

WHEREAS, Dr. Bone joined the faculty of the University of Washington in 1948 as Professor of Political Science, after previous appointments in similar positions at the University of Maryland and New York City's Queens College; and

WHEREAS, Dr. Bone pioneered the Legislative Internship Program between the University of Washington's Political Science Department and the Washington State Legislature, a program now expanded to nearly all of Washington's colleges and universities; and

WHEREAS, Dr. Bone is a nationally and internationally recognized scholar, having authored twelve books and scores of articles, many of which deal with the politics and processes of Washington State government; and

WHEREAS, Dr. Bone has served as Chairman of the Department of Political Science at the University of Washington for one decade and as Director of the Washington State-Northern Idaho Center for Education in Politics for a decade and a half; and

WHEREAS, Dr. Bone has been a consultant to governments and political leaders both in Washington State and the United States; and

WHEREAS, Dr. Bone's numerous courses on government and politics have consistently proved to be among the most popular with University of Washington students;

NOW, THEREFORE, BE IT RESOLVED, That the House of Representatives of the Forty-Sixth legislature of the State of Washington conveys to Dr. Hugh A. Bone its best and warmest regards on his retirement; that the remaining years of his life be spent in fond remembrances of the great and outstanding role he played as an educator, and with the awareness that his many deeds and accomplishments will be long remembered by the people of the State of Washington.

BE IT FURTHER RESOLVED, That the Chief Clerks of the House of Representatives send a suitably inscribed copy of this Resolution to Dr. Hugh A. Bone.

Mr. O'Brien moved adoption of the resolution.

Representatives O'Brien, Blair, Douthwaite, Taylor, Burns and Warnke spoke in favor of the resolution, and it was adopted.

VISITING DIGNITARY

Speaker Bagnariol appointed Representatives O'Brien and Blair to escort Dr. Bone to the rostrum.

Dr. Bone addressed the House briefly, and Representatives O'Brien and Blair escorted him from the House Chamber.
MOTION
On motion of Mr. King, the House reverted to the sixth order of business.

SECOND READING

ENGROSSED SUBSTITUTE SENATE BILL NO. 2197, by Committee on Energy and Utilities (originally sponsored by Senators Bottiger, Benitz, Hayner and North):
Regulating the milling of uranium and thorium.
The House resumed consideration of the bill on second reading. (For previous action, see yesterday's Journal.)

Speaker Bagnariol stated the question before the House to be the amendment by Representative Isaacson and others to page 2, line 5.

The amendment was adopted.

On motion of Mr. Isaacson, the following amendments by Representatives Isaacson, Nelson (D), McCormick and Haley were adopted:

1. On page 3, line 18 after "cross-examination" insert "by both the department and the person proposing the plan required under this section"
2. On page 4, line 22 after "purpose" insert ", but in any case such charge may not exceed one million dollars"
3. On page 5, line 28 after 'licensees to' insert 'be used exclusively to'

Mr. Charnley moved adoption of the following amendment:
On page 5, after section 8 add a new section to read as follows:

"NEW SECTION. Sec. 9. Each licensee under this chapter, as a condition of his license, shall submit to whatever reasonable on-site inspections and on-site monitoring as required in order for the department to carry out its responsibilities and duties under this chapter. Such on-site inspections and monitoring shall be conducted without the necessity of any further approval or any permit or warrant therefor."

Renumber the remaining sections consecutively.

Representatives Charnley and Isaacson spoke in favor of the amendment, and it was adopted.

On motion of Mr. Salatino, the rules were suspended, the second reading considered the third, and Engrossed Substitute Senate Bill No. 2197 as amended by the House was placed on final passage.

Representatives Haley, Isaacson and Charnley spoke in favor of passage of the bill.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute Senate Bill No. 2197 as amended by the House, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


Engrossed Substitute Senate Bill No. 2197 as amended by the House, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SUBSTITUTE SENATE BILL NO. 2284, by Committee on Natural Resources (originally sponsored by Senator Peterson):
Providing for leasing of harbor areas.
The House resumed consideration of the bill on second reading. (For previous action, see yesterday's Journal)

With the consent of the House, Mr. Martinis withdrew the amendment he had offered yesterday, and moved adoption of the following amendment by Representatives Martinis, McDonald, Dawson, Sommers, Nelson (G.A.) and Schmitten:
On page 2, line 36 after "area" insert "unless the reappraisal is conducted by an independent fee appraiser who is a member of the Appraisal Institute and designated M.A.I. or a member of the Society of Real Estate Appraisers who is designated S.R.P.A. or S.R.E.A. and who uses local comparable land values."

Representatives Martinis and McDonald spoke in favor of the amendment, and it was adopted.

On motion of Mr. Salatino, the rules were suspended, the second reading considered the third, and Substitute Senate Bill No. 2284 as amended by the House was placed on final passage.

Mr. Schmitten spoke in favor of passage of the bill.

POINT OF INQUIRY

Mr. Schmitten yielded to question by Mr. Nelson (D).

Mr. Nelson (D): "With the amendment we've adopted, Representative Schmitten, could the increase be more than 106%?"

Mr. Schmitten: "No, not during the period from when the bill is enacted until July 1, 1982."

Mr. Nelson (D): "But beyond that it could increase?"

Mr. Schmitten: "Yes."

POINT OF INQUIRY

Mr. Schmitten yielded to question by Mr. Lux.

Mr. Lux: "Representative Schmitten, is there any other area in the Department of Natural Resources where they limit this on the sale of logs or anything like that, or the sale of property? Do they limit it to 106% of the appraisal from year to year or from time to time?"

Mr. Schmitten: "I think it's important to understand that this limit is for a very short period of time. There is a need to standardize the procedure to find a common ground at which to assess these leases, and that's what we're doing. To my knowledge there are no other areas in which there is a ceiling set. This ceiling is set to establish a study and to find some common ground."

POINT OF INQUIRY

Ms. Sommers yielded to question by Mr. Nelson (D).

Mr. Nelson (D): "In rereading this amendment and the bill, where the amendment fits, I'm concerned that the amendment will allow an increase in moorage fees and I'm looking for someone to tell me why it wouldn't. It simply says that if the reappraisal is conducted by these professional groups other than the state, that then there can be an increase over the 106% per year. I wonder if you could answer that for me?"

Ms. Sommers: "It is my interpretation of the amendment that there could be an increase in excess of 106% but the amendment did prioritize that it must be very fairly and carefully and professionally appraised."

Mr. Nelson (D) spoke against passage of the bill, and Representatives Dawson, Martinis and Schmitten spoke in favor of it.

ROLL CALL

The Clerk called the roll on the final passage of Substitute Senate Bill No. 2284 as amended by the House, and the bill passed the House by the following vote: Yeas, 85; nays, 13; not voting, 0.


Voting nay: Representatives Blair, Brekke, Ehlers, Eng, Erickson, Hughes, Lux, Maxie, Nelson D., Newhouse, North, Sherman, Valle.
Substitute Senate Bill No. 2284 as amended by the House, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTION

On motion of Mr. King, the House adjourned until 10:00 a.m., Friday, April 13, 1979.

JOHN BAGNARIOL, Speaker
DUANE BERENTSON, Speaker

DEAN R. FOSTER, Chief Clerk
VITO T. CHIECHI, Chief Clerk
TWENTY-FOURTH DAY

MORNING SESSION

House Chamber, Olympia, Wash., Friday, April 13, 1979.

The House was called to order at 11:00 a.m. by Speaker Berentson. The Clerk called the roll and all members were present, except Representative Fuller who was excused.

The flag was escorted to the rostrum by a Sergeant at Arms Color Guard, Pages Mary McMahon and Patricia Frymire. Prayer was offered by The Reverend Wallace Misterek of the Trinity Lutheran Church of Olympia.

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

MESSAGES FROM THE SENATE

April 12, 1979

Mr. Speaker:

The Senate has passed:

HOUSE BILL NO. 460,

and the same is herewith transmitted.

Bill Gleason, Assistant Secretary.

April 12, 1979

Mr. Speaker:

The President has signed:

HOUSE BILL NO. 113,
SUBSTITUTE HOUSE BILL NO. 201,
HOUSE BILL NO. 413,
HOUSE BILL NO. 862,
HOUSE BILL NO. 1325,

and the same are herewith transmitted.

Sidney R. Snyder, Secretary.

April 12, 1979

Mr. Speaker:

The President has signed:

SUBSTITUTE SENATE BILL NO. 2042,
SUBSTITUTE SENATE BILL NO. 2158,
SUBSTITUTE SENATE BILL NO. 2482,
SENATE BILL NO. 2602,
SENATE BILL NO. 2736,
SENATE BILL NO. 2925,
SENATE JOINT RESOLUTION NO. 112,

and the same are herewith transmitted.

Sidney R. Snyder, Secretary.

Speaker Berentson declared the House to be at ease.
Speaker Berentson called the House to order.

SIGNED BY THE SPEAKERS

Speaker Berentson announced the Speakers were signing:

SUBSTITUTE HOUSE BILL NO. 22,
HOUSE BILL NO. 58,
SUBSTITUTE HOUSE BILL NO. 78,
SUBSTITUTE HOUSE BILL NO. 163,
SUBSTITUTE HOUSE BILL NO. 186,
HOUSE BILL NO. 380,
HOUSE BILL NO. 455,
SUBSTITUTE HOUSE BILL NO. 546,
HOUSE BILL NO. 571,
HOUSE BILL NO. 576,
HOUSE BILL NO. 630,
HOUSE BILL NO. 689,
HOUSE BILL NO. 759,
SUBSTITUTE HOUSE BILL NO. 774,
HOUSE BILL NO. 888,
SUBSTITUTE HOUSE BILL NO. 962,
SUBSTITUTE HOUSE BILL NO. 1018,
SUBSTITUTE HOUSE BILL NO. 1045,
SUBSTITUTE HOUSE BILL NO. 1057,
HOUSE BILL NO. 1115,
SUBSTITUTE HOUSE BILL NO. 1126,
HOUSE BILL NO. 1133,
SUBSTITUTE HOUSE BILL NO. 1176,
SUBSTITUTE SENATE BILL NO. 2042,
SENATE BILL NO. 2131,
SUBSTITUTE SENATE BILL NO. 2158,
SUBSTITUTE SENATE BILL NO. 2482,
SENATE BILL NO. 2602,
SENATE BILL NO. 2736,
SENATE BILL NO. 2925,
SENATE JOINT RESOLUTION NO. 112.

MOTION
On motion of Mr. Dunlap, HOUSE BILL NO. 1225 was rereferred from Committee on Appropriations to Committee on Institutions.

MOTION
On motion of Mr. Dunlap, the House adjourned until 11:00 a.m., Monday, April 16, 1979.

JOHN BAGNARIOL, Speaker
DUANE BERENTSON, Speaker

DEAN R. FOSTER, Chief Clerk
VITO T. CHIECHI, Chief Clerk
The House was called to order at 11:00 a.m. by the Speaker (Mr. Bauer presiding). The Clerk called the roll and all members were present.

The flag was escorted to the rostrum by a Sergeant at Arms Color Guard, Pages Sherry Thornton and Shellie Anderson. Prayer was offered by The Reverend George Mitchell of the First Christian Church of Olympia.

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

MESSAGE FROM THE GOVERNOR

April 13, 1979

TO THE HONORABLE,
The HOUSE OF REPRESENTATIVES
OF THE STATE OF WASHINGTON

Ladies and Gentlemen:

I have the honor to advise that on April 13, 1979, Governor Ray approved the following House Bills entitled:

HOUSE BILL NO. 44: Relating to game and game fish;
HOUSE BILL NO. 48: Relating to ethics of public officers;
SUBSTITUTE HOUSE BILL NO. 77: Relating to the dissolution of inactive special purpose districts existing within the state of Washington;
SUBSTITUTE HOUSE BILL NO. 97: Relating to motor freight carriers;
HOUSE BILL NO. 114: Relating to handicapped drivers;
SUBSTITUTE HOUSE BILL NO. 188: Relating to forest protection;
HOUSE BILL NO. 691: Relating to state employees' insurance and health care.

Sincerely,

H. B. Hanna, Legal Counsel.

MESSAGES FROM THE SENATE

April 13, 1979

Mr. Speaker:

The Senate has passed:

ENGROSSED SUBSTITUTE SENATE BILL NO. 2979,

and the same is herewith transmitted.

Bill Gleason, Assistant Secretary.

April 13, 1979

Mr. Speaker:

The President has signed:

SUBSTITUTE SENATE BILL NO. 2032,
SENATE BILL NO. 2060,
SUBSTITUTE SENATE BILL NO. 2144,
SENATE BILL NO. 2173,
SENATE BILL NO. 2175,
SENATE BILL NO. 2218,
SENATE BILL NO. 2242,
SENATE BILL NO. 2290,
SENATE BILL NO. 2296,
SENATE BILL NO. 2297,
SUBSTITUTE SENATE BILL NO. 2301,
SENATE BILL NO. 2385,
SUBSTITUTE SENATE BILL NO. 2411,
SENATE BILL NO. 2430,
SENATE BILL NO. 2467,
INTRODUCTION AND FIRST READING

ENGROSSED SUBSTITUTE SENATE BILL NO. 2979, by Committee on Energy and Utilities (originally sponsored by Senator Bottiger):

Revising laws relating to energy facility siting permits.
To Committee on Energy and Utilities
The Speaker (Mr. Bauer presiding) declared the House to be at east until 1:30 p.m.
Speaker Bagnariol called the House to order.

MOTION
On motion of Mr. Grimm, the House adjourned until 9:30 a.m., Tuesday, April 17, 1979.

DEAN R. FOSTER, Chief Clerk
VITO T. CHIECHI, Chief Clerk
TWENTY-EIGHTH DAY

MORNING SESSION

House Chamber, Olympia, Wash., Tuesday, April 17, 1979.

The House was called to order at 9:30 a.m. by the Speaker (Mr. Amen presiding). The Clerk called the roll and all members were present.

The flag was escorted to the rostrum by a Sergeant at Arms Color Guard, Pages Angie Keys and Greg McCullaugh. Prayer was offered by The Reverend George Mitchell of the First Christian Church of Olympia.

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

MESSAGES FROM THE SENATE

April 16, 1979

Mr. Speaker:
The President has signed:

SUBSTITUTE HOUSE BILL NO. 22,  
HOUSE BILL NO. 58,  
SUBSTITUTE HOUSE BILL NO. 78,  
SUBSTITUTE HOUSE BILL NO. 163,  
SUBSTITUTE HOUSE BILL NO. 186,  
HOUSE BILL NO. 380,  
HOUSE BILL NO. 455,  
SUBSTITUTE HOUSE BILL NO. 546,  
HOUSE BILL NO. 571,  
HOUSE BILL NO. 576,  
HOUSE BILL NO. 630,  
HOUSE BILL NO. 689,  
HOUSE BILL NO. 759,  
SUBSTITUTE HOUSE BILL NO. 774,  
HOUSE BILL NO. 888,  
SUBSTITUTE HOUSE BILL NO. 962,  
SUBSTITUTE HOUSE BILL NO. 1018,  
SUBSTITUTE HOUSE BILL NO. 1045,  
SUBSTITUTE HOUSE BILL NO. 1057,  
HOUSE BILL NO. 1115,  
SUBSTITUTE HOUSE BILL NO. 1126,  
HOUSE BILL NO. 1133,  
SUBSTITUTE HOUSE BILL NO. 1176,

and the same are herewith transmitted.

Sidney R. Snyder, Secretary.
April 16, 1979

Mr. Speaker:
The Senate has concurred in the House amendments to SUBSTITUTE SENATE BILL NO. 2016, and has passed the bill as amended by the House.

Sidney R. Snyder, Secretary.
April 16, 1979

Mr. Speaker:
The Senate has concurred in the House amendment to ENGROSSED SENATE BILL NO. 2040, and has passed the bill as amended by the House.

Sidney R. Snyder, Secretary.
April 16, 1979

Mr. Speaker:
The Senate has concurred in the House amendment to ENGROSSED SENATE BILL NO. 2106, and has passed the bill as amended by the House.
Mr. Speaker:
The Senate has concurred in the House amendment to SENATE BILL NO. 2130, and has passed the bill as amended by the House.

Mr. Speaker:
The Senate has concurred in the House amendments to SENATE BILL NO. 2398, and has passed the bill as amended by the House.

Mr. Speaker:
The Senate has concurred in the House amendment to SENATE BILL NO. 2468, and has passed the bill as amended by the House.

Mr. Speaker:
The Senate has concurred in the House amendments to ENGROSSED SENATE BILL NO. 2474, and has passed the bill as amended by the House.

Mr. Speaker:
The Senate has concurred in the House amendments to ENGROSSED SENATE BILL NO. 2492, and has passed the bill as amended by the House.

Mr. Speaker:
The Senate has concurred in the House amendment to SENATE BILL NO. 2502, and has passed the bill as amended by the House.

Mr. Speaker:
The Senate has passed:
ENGROSSED SUBSTITUTE SENATE BILL NO. 2505,
and the same is herewith transmitted.

INTRODUCTION AND FIRST READING
ENGROSSED SUBSTITUTE SENATE BILL NO. 2505, by Committee on Ways and Means (originally sponsored by Senators Donohue, Marsh, Day, Walgren, Ridder and Goltz – by Executive request):
Authorizing a bond issue for jail facilities.
To Committee on Institutions

REPORTS OF STANDING COMMITTEES

April 13, 1979

HOUSE BILL NO. 235, Prime Sponsor: Representative Blair, adopting the capital budget. Reported by Committee on Appropriations.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Blair, Co-Chairman; Thompson, Co-Chairman;
TWENTY-EIGHTH DAY, APRIL 17, 1979


MOTION

On motion of Mr. Polk, the rules were suspended, and House Bill No. 235 was placed at the top of today's second reading calendar.

April 16, 1979


MAJORITY recommendation: Do pass. Signed by Representatives Valle, Executive Chairwoman; Barr, Co-Chairman; Brekke, Galloway, Haley, Pruitt, Sander, Smith (C).

MINORITY recommendation: Do not pass. Signed by Representatives Isaacson, Nisbet.

Passed to Committee on Rules for second reading.

The Speaker (Mr. Amen presiding) declared the House to be at ease.

SECOND READING

HOUSE BILL NO. 235, by Representatives Blair and Thompson (by Executive request): Adopting the capital budget.

The bill was read the second time.

On motion of Mr. Salatino, Substitute House Bill No. 235 was substituted for House Bill No. 235, and the substitute bill was placed on the calendar for second reading.

Substitute House Bill No. 235 was read the second time.

Mr. Taller moved adoption of the following amendment:

On page 8, line 18 strike all of subsection (22) and renumber the remaining subsections accordingly.

Mr. Taller spoke in favor of the amendment, and Mr. Keller spoke against it.

Mr. Patterson demanded an electric roll vote on the amendment, and the demand was sustained.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representative Taller to Substitute House Bill No. 235, and the amendment was adopted by the following vote: Yeas, 59; nays, 39; not voting, 0.


STATEMENT FOR JOURNAL

I would like to change my vote from "Nay" to "Aye" on the first amendment to Substitute House Bill No. 235, page 8, line 18 offered by Representative Taller.

I was against building office building number three and voted "Nay" rather than "Aye" for the striking amendment.

BOB WILLIAMS, 18th District

Ms. Fancher moved adoption of the following amendment:

On page 20, beginning on line 42 strike subsection (2).

Representatives Fancher and Chandler spoke in favor of the amendment, and Representatives Salatino and Grimm spoke against it.
POINT OF ORDER

Mr. Nelson (G.A.): "Mr. Speaker, I think every member on this floor has the right to submit an amendment without anyone else challenging his sincerity and interest in that amendment. I think that's beyond the necessity of the person who is speaking. If he wants to speak to the amendment, that's fine. I don't think it's necessary to insult any motives of members."

Speaker Berentson: "Representative Grimm, will you hold your remarks to the merits of the amendment."

Mr. Grimm concluded his remarks in opposition to the amendment, and Mr. Keller also spoke against it.

Mr. Patterson demanded an electric roll call vote on the amendment, and the demand was sustained.

Representatives Ehlers and Owen spoke against the amendment.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representative Fancher to Substitute House Bill No. 235, and the amendment was adopted by the following vote: Yeas, 50; nays, 46; not voting, 2.


Not voting: Representatives Dawson, Isaacson.

Mr. Erak moved adoption of the following amendment by Representatives Erak and Monohon:

On page 20, following subsection (37) add a new subsection to read as follows:

*(38) Rebuild existing shoreline protection structures to protect Pacific Beach State Park.

General Fund—ORA Reappropriation Appropriation

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<th>Project</th>
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Mr. Erak spoke in favor of the amendment.

Mr. Patterson demanded an electric roll call vote on the amendment, and the demand was sustained.

Representatives Zimmerman and Hurley spoke against the amendment, and Mr. Erak spoke again in favor of it.

POINT OF INQUIRY

Mr. Zimmerman yielded to question by Mr. Blair.

Mr. Blair: "Representative Zimmerman, did you have a list of recommended projects from the Parks and Recreation Commission? If so, how many, and did the committee recommend to fund all those others on the list, or did you prioritize within the recommendations of the commission?"

Mr. Zimmerman: "Representative Blair, we had a long list that was probably one of the longest single lists of projects offered—approximately one hundred. We took each one of them from prioritization in an attempt to follow priorities. We also did not fund all that were on the list. We did include several that were asked for in the priorities they had given to us."
ROLL CALL

The Clerk called the roll on adoption of the amendment by Representatives Erak and Monohon, and the amendment was not adopted by the following vote: Yeas, 35; nays, 62; not voting, 1.


Not voting: Representative McDonald.

MOTION FOR RECONSIDERATION

Mr. Smith (R), having voted on the prevailing side, moved that the House reconsider the vote by which the Fancher amendment was adopted.

Representatives Smith (R) and Haley spoke in favor of the motion.

ROLL CALL

The Clerk called the roll on the motion to reconsider the Fancher amendment to Substitute House Bill No. 235, and the motion was carried by the following vote: Yeas, 51; nays, 46; not voting, 1.


Not voting: Representative Dawson.

Speaker Berentson stated the question before the House to be reconsideration of the Fancher amendment.

Representatives Rohrbach and Salatino spoke in favor of the amendment, and Mr. Chandler spoke against it.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representative Fancher to Substitute House Bill No. 235, and the amendment was not adopted by the following vote: Yeas, 47; nays, 50; not voting, 1.


Not voting: Representative Dawson.

Mr. McDonald moved adoption of the following amendment by Representatives McDonald, Hurley, Sanders and Polk:

On page 14, after line 18 insert a new subsection as follows:

"(5) Acquire stage III of the Mercer Slough acquisition to complete the acquisition of approximately 161 acres of wetlands.

Reappropriation
General Fund - ORA
-0-

$813,500

Appropriation
Representatives McDonald and Hurley spoke in favor of the amendment.

POINT OF INQUIRY

Mr. Zimmerman yielded to question by Mr. Bauer.

Mr. Bauer: "Representative Zimmerman, would your remarks be applicable to this amendment as they were to the Erak amendment?"

Mr. Zimmerman: "Not precisely. We did take a different priority in striking the Mercer Slough from the parks' projects. We struck it on the basis that it did describe what we felt were wetlands, slough, as Representative Hurley mentioned. We looked upon it as an area that was within the city of Bellevue. We were aware that there are twenty-eight developed parks there and about sixteen undeveloped parks in approximately eight hundred acres: I would say that this project is high on the priority list of the Parks Department. It has, of course, the elements of access that have been referred to as far as the major highways. In other words, we did not follow the priorities of the Parks Department."

Ms. Teutsch spoke in favor of the amendment, and Mr. Keller spoke against it.

Mr. McDonald spoke again in favor of the amendment.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representatives McDonald and others to Substitute House Bill No. 235, and the amendment was not adopted by the following vote: Yeas, 33; nays, 64; not voting, 1.


Not voting: Representative Dawson.

MOTIONS

On motion of Mr. Polk, the House advanced to the eighth order of business.

On motion of Mr. Dunlap, HOUSE BILL NO. 1034 was rereferred from Committee on Rules to Committee on Transportation.

On motion of Mr. Dunlap, ENGROSSED SUBSTITUTE SENATE BILL NO. 2598 was rereferred from Committee on Energy and Utilities to Committee on Revenue.

RESOLUTION

HOUSE RESOLUTION NO. 79-43, by Representatives Struthers, Amen, Becker, Clayton, Dawson, Deccio, Nelson (D), Nisbet, Owen, Polk, Sanders, Smith (C), Tilly and Williams.

WHEREAS, The House of Representatives of the State of Washington recognizes the need to develop a comprehensive statewide master plan addressing all of the components of adult and juvenile correctional planning; and

WHEREAS, Any comprehensive plan would necessarily include an analysis of population trends, demography, judicial policies, offender profiles, service resources, geographic and physical characteristics of potential institutions and institution sites, program and facility designs to include urban and rural service networks and alternatives to incarceration; and

WHEREAS, The comprehensive plan should be the product of input from legislators, state and local correctional authorities, law enforcement officers, prosecutors, judges, local
government authorities, the Parole Board, universities, the State Bar Association, and members of the general public; and

WHEREAS, The planning body to be effective must have access to full-time professional staff;

NOW, THEREFORE, BE IT RESOLVED, That the House of Representatives of the State of Washington hereby directs its Standing Committee on Institutions to form a planning body to develop a statewide comprehensive ten-year corrections master plan under the direction of that committee; and

BE IT FURTHER RESOLVED, That the ten-year master plan shall include recommendations for: institutional buildings and programs, alternatives to incarceration, community corrections, methodology for the coordination and integration of all parts of the criminal justice system, programs for data gathering and analysis, alternative structures for delivery of correctional services and recommendations for legislative action establishing correctional policy, funding, implementation and oversight; and

BE IT FURTHER RESOLVED, That the planning body shall report back to the House Standing Committee on Institutions every six months and present a final report in January 1981 with a proposed statewide corrections master plan.

Representatives Struthers, Nelson (D), Owen and Deccio spoke in favor of the resolution and it was adopted.

MOTION

On motion of Mr. Polk, the House adjourned until 9:30 a.m., Wednesday, April 18, 1979.

JOHN BAGNARIOL, Speaker
DUANE BERENTSON, Speaker

DEAN R. FOSTER, Chief Clerk
VITO T. CHIECHI, Chief Clerk
TWENTY-NINTH DAY

MORNING SESSION

House Chamber, Olympia, Wash., Wednesday, April 18, 1979.

The House was called to order at 9:30 a.m. by Speaker BagnarioI. The Clerk called the roll and all members were present.

The flag was escorted to the rostrum by a Sergeant at Arms Color Guard, Pages Adonna Bockstruck and Cynthia Van Zeben. Prayer was offered by The Reverend George Mitchell of the First Christian Church of Olympia.

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

MESSAGE FROM THE GOVERNOR

TO THE HONORABLE,
THE HOUSE OF REPRESENTATIVES
OF THE STATE OF WASHINGTON

Ladies and Gentlemen:

I have the honor to advise that on April 17, 1979, Governor Ray approved the following House Bills, entitled:

- HOUSE BILL NO. 113: Relating to purchases for vocational rehabilitation clients;
- SUBSTITUTE HOUSE BILL NO. 201: Relating to institutions of higher education;
- HOUSE BILL NO. 413: Relating to the common schools;
- HOUSE BILL NO. 862: Relating to county hospitals;
- HOUSE BILL NO. 1325: Relating to the optional municipal code.

Sincerely,

H. B. Hanna, Legal Counsel.

MESSAGES FROM THE SENATE

April 17, 1979

Mr. Speaker:

The Senate has passed:

- HOUSE BILL NO. 229,
- ENGROSSED SUBSTITUTE HOUSE BILL NO. 254,
- HOUSE BILL NO. 351,

and the same are herewith transmitted.

Sidney R. Snyder, Secretary.

April 17, 1979

Mr. Speaker:

The Senate has passed:

- ENGROSSED SENATE BILL NO. 2667,
- ENGROSSED SUBSTITUTE SENATE BILL NO. 2929,

and the same are herewith transmitted.

Bill Gleason, Assistant Secretary.

April 17, 1979

Mr. Speaker:

The President has signed:

- SUBSTITUTE SENATE BILL NO. 2016,
- SENATE BILL NO. 2040,
- SENATE BILL NO. 2106,
- SENATE BILL NO. 2130,
- SENATE BILL NO. 2398,
- SENATE BILL NO. 2468,
- SENATE BILL NO. 2474,
- SENATE BILL NO. 2492,
- SENATE BILL NO. 2502,
TWENTY-NINTH DAY, APRIL 18, 1979

SUBSTITUTE SENATE BILL NO. 3022,
and the same are herewith transmitted.

Mr. Speaker:
The Senate has concurred in the House amendments to ENGROSSED SUBSTITUTE SENATE BILL NO. 2161, and has passed the bill as amended by the House.

Mr. Speaker:
The Senate has concurred in the House amendments to SENATE BILL NO. 2295, and has passed the bill as amended by the House.

Mr. Speaker:
The Senate has concurred in the House amendments to ENGROSSED SENATE BILL NO. 2314, and has passed the bill as amended by the House.

Mr. Speaker:
The Senate has concurred in the House amendment to SENATE BILL NO. 2354, and has passed the bill as amended by the House.

Mr. Speaker:
The Senate has concurred in the House amendment to ENGROSSED SENATE BILL NO. 2362, and has passed the bill as amended by the House.

Mr. Speaker:
The Senate has concurred in the House amendments to SECOND SUBSTITUTE SENATE BILL NO. 2610, and has passed the bill as amended by the House.

Mr. Speaker:
The Senate has concurred in the House amendment to SENATE BILL NO. 2727, and has passed the bill as amended by the House.

Mr. Speaker:
The Senate has concurred in the House amendments to ENGROSSED SUBSTITUTE SENATE BILL NO. 2958, and has passed the bill as amended by the House.

Mr. Speaker:
The Senate has concurred in the House amendment to SUBSTITUTE SENATE BILL NO. 3066, and has passed the bill as amended by the House.

Speaker Bagnariol called on Mr. O'Brien to preside.
INTRODUCTIONS AND FIRST READING

ENGROSSED SENATE BILL NO. 2667, by Senators McDermott, Walgren and Morrison:
Providing for library assistance.
To Committee on Education

ENGROSSED SUBSTITUTE SENATE BILL NO. 2929, by Committee on Ways and Means (originally sponsored by Senators Odegaard, Bausch, Donohue, Bottiger and Shinpoch):
Revising laws relating to taxation of mobile homes.
To Committee on Revenue

REPORTS OF STANDING COMMITTEES

APRIL 16, 1979

HOUSE BILL NO. 1000, Prime Sponsor: Representative Oliver, lowering the excise tax on alcohol-gasoline fuels. Reported by Committee on Transportation.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Wilson, Co-Chairman; Martinis, Co-Chairman; Bender, Burns, Charnley, Clayton, Gallagher, Garrett, Isaacson, McCormick, Patterson, Sherman, Smith (C), Sprague, Struthers, Tilly, Walk.
Passed to Committee on Rules for second reading.

April 18, 1979

SUBSTITUTE SENATE BILL NO. 2442, Prime Sponsor: Senator Bottiger, extending the governor's emergency powers relating to energy emergencies to June 30, 1981. Reported by Committee on Energy and Utilities.

MAJORITY recommendation: Do pass. Signed by Representatives Haley, Co-Chairman; McCormick, Co-Chairwoman; Charnley, Grimm, Martinis, Monohon, Nelson (D), Nisbet, Scott, Sherman, Sprague, Tupper, Wilson.
Passed to Committee on Rules for second reading.

April 17, 1979

SENATE BILL NO. 2508, Prime Sponsor: Senator Bolliger, pertaining to insurance premium taxes. Reported by Committee on Insurance.

MAJORITY recommendation: Do pass. Signed by Representatives Rohrbach, Executive Chairman; Douthwaite, Co-Chairman; Adams, Dawson, Erak, Garrett, Keller, Maxie, McDonald, Zimmerman.
Passed to Committee on Rules for second reading.

April 17, 1979

ENGROSSED SENATE BILL NO. 3132, Prime Sponsor: Senator Bausch, directing the state fire marshal to collect and analyze fire data. Reported by Committee on Insurance.

MAJORITY recommendation: Do pass with the following amendments:
On page 2, after line 26 insert the following new sections to read as follows:
"NEW SECTION. Sec. 3. To carry out the provisions of this act, there is appropriated to the office of the insurance commissioner from the general fund for the biennium ending June 30, 1981, the sum of one hundred seventy thousand dollars, or so much thereof as shall be necessary: PROVIDED, That if the currently pending twenty thousand dollar grant request to the National Fire Prevention and Control Administration is approved and becomes available during the 1979-1981 biennium, the amount of the general fund appropriation contained herein shall be reduced by the same amount.

NEW SECTION. Sec. 4. This act shall expire on June 30, 1985, unless extended by law for an additional fixed period of time."
Signed by Representatives Rohrbach, Executive Chairman; Douthwaite, Co-Chairman; Adams, Dawson, Erak, Garrett, Keller, Zimmerman.
Passed to Committee on Rules for second reading.
SENATE JOINT MEMORIAL NO. 107, Prime Sponsor: Senator Bottiger, requesting that the Bonneville Power Administration be authorized to support pilot developmental plants. Reported by Committee on Energy and Utilities.

MAJORITY recommendation: Do pass. Signed by Representatives Haley, Co-Chairman; McCormick, Co-Chairwoman; Charnley, Grimm, Martinis, Monohon, Nelson (D), Nisbet, Scott, Sherman, Sprague, Tupper, Wilson.

Passed to Committee on Rules for second reading.

MOTION

On motion of Mr. Salatino, the House advanced to the eighth order of business.

RESOLUTION

HOUSE RESOLUTION NO. 79-41, by Representative Salatino:

WHEREAS, Solid community support for Pacific Coast League baseball in Tacoma, for the eighth straight year, has pushed season ticket sales past the 1,000 mark, a feat no other minor league team has accomplished in the 78-year history of minor league baseball; and
WHEREAS, Despite the return of major league baseball to the Northwest, Tacoma Pacific League teams have continued to experience great success; and
WHEREAS, Providing the best entertainment for Tacoma ball fans is the highest priority of the team; and
WHEREAS, No other minor league team has ever attained such popularity and contributed on such a high level to any success the minor leagues have had; and
WHEREAS, The outstanding work and dedication of Baseball Tacoma, Inc., the officials, staff and players on the Tacoma ball club are to be highly commended;
NOW, THEREFORE, BE IT RESOLVED, That the date of the opening season game of the Tacoma minor league team be officially recognized as TACOMA TUGS DAY:
BE IT FURTHER RESOLVED, That the Chief Clerks of the House of Representatives send a suitably inscribed copy of this Resolution to the 20 owners of the Tacoma Tugs baseball team.

Mr. Salatino moved adoption of the resolution and spoke in favor of it.

The resolution was adopted.

With the consent of the House, the House reverted to the sixth order of business.

SECOND READING

SUBSTITUTE HOUSE BILL NO. 235, by Committee on Appropriations (originally sponsored by Representatives Blair and Thompson—by Governor Ray request):

Adopting the capital budget.

The House resumed consideration of the bill on second reading. (For previous action, see yesterday's Journal.)

On motion of Mr. Thompson, the following amendments were adopted:

On page 4, line 1 strike subsection (30) and insert the following:
*(31) 'GF, Cultural Facilities Const Acct' means General Fund—Cultural Facilities Construction Account.
*(32) 'General Fund—ORV Acct—State' means General Fund—Off Road Vehicle Account—State'
Renumber remaining subsections accordingly.

On page 1, line 22 after "shall" strike "make no contractual agreement or receive any donation or" and insert "not receive or make a contractual agreement to receive any donation of"

On page 56, line 21 strike '2,237,000' and insert '1,377,000'

On page 56, after line 21 insert Com Col Cap Impvmt Acct 860,000'

On page 78, line 8 strike 'St H Ed Constr Acct' and insert 'WWU Cap Proj Acct'

Representatives Struthers moved adoption of the following amendment:
On page 13, line 8 strike "four" and insert "three"

Mr. Struthers spoke in favor of the amendment, and Representatives Zimmerman and Charnley spoke against it.
Mr. Struthers yielded to question by Mr. Amen.

Mr. Amen: "Representative Struthers, did you say sixty-eight test wells have been drilled there?"

Mr. Struthers: "Yes, Representative Amen, I said there have been sixty-eight test wells drilled by the Bureau of Reclamation in this area."

Mr. Amen: "They have been drilled just for testing, or have they been drilled for supplying water?"

Mr. Struthers: "It's my understanding they were drilled for testing."

Mr. Amen: "These are evidently not very deep wells."

Mr. Struthers: "I'm sorry I can't answer that."

Representatives Amen and Barr spoke against the amendment, and Representatives Hastings and Keller spoke in favor of it.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representative Struthers to page 13, line 8 of Substitute House Bill No. 235, and the amendment was not adopted by the following vote: Yeas, 45; nays, 52; not voting, 1.


Not voting: Representative Erak.

Mr. Jovanovich moved adoption of the following amendment:

On page 23, beginning on line 24 strike all of subsection (11) and renumber the remaining subsections consecutively.

On motion of Mr. Smith (R), further consideration of the amendment was deferred.

Mr. Jovanovich moved adoption of the following amendment:

On page 24, beginning on line 15 strike all of subsection (15)

Representatives Jovanovich, Zimmerman and Keller spoke in favor of the amendment, and Ms. North spoke against it.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representative Jovanovich to page 24, line 15 of Substitute House Bill No. 235; and the amendment was adopted by the following vote: Yeas, 75; nays, 20; not voting, 3.


Not voting: Representatives Patterson, Scott, Tilly.

Mr. Hastings moved adoption of the following amendment:

On page 53, beginning on line 19 strike subsection (3) and renumber the remaining subsections consecutively.

Representatives Hastings, Taller, Clayton and Lux spoke in favor of the amendment, and Mr. Ehlers spoke against it.
ROLL CALL

The Clerk called the roll on adoption of the amendment by Representative Hastings to page 53, line 19 of Substitute House Bill No. 235, and the amendment was adopted by the following vote: Yeas, 75; nays, 22; not voting, 1.


Not voting: Representative Barr.

Mr. Nisbet moved adoption of the following amendment:

On page 53, line 28 strike "To construct and equip laundry facility, Veterans' Home" and insert "To conduct a study on alternative and cost-effective methods of providing laundry service to the Veterans' Home, such study to be submitted to the legislature prior to January 1, 1981."

Mr. Nisbet spoke in favor of the amendment, and Representatives Granlund and Dawson spoke against it.

POINT OF INQUIRY

Mr. Nisbet yielded to question by Mr. Struthers.

Mr. Struthers: "Representative Nisbet, are there state-owned facilities in the area that could take care of the laundry problems?"

Mr. Nisbet: "Yes, there are a number of state-owned laundry facilities that are at the present time only operating an eight-hour shift. For those of you who are aware of what the main problems are that we are having in energy, you know that if you bring a laundry up to temperature and to the operating condition, it is probably the most expensive phase, energy-wise, of a laundry's operation. By increasing from eight to sixteen hours, two shifts, the cost of operating a laundry for not only the Department of Veterans' Affairs, but for the other facilities, it would be a considerable savings. The Western State laundry as mentioned, at $44,000, could do this at a considerable savings probably to both DSHS and the veterans."

Representatives Struthers, Dunlap and Deccio spoke in favor of the amendment, and Representatives Granlund and Valle spoke against it.

Mr. Nisbet spoke again in favor of the amendment.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representative Nisbet to page 53, line 28 of Substitute House Bill No. 235, and the amendment was adopted by the following vote: Yeas, 59; nays, 39; not voting, 0.


On motion of Mr. Nisbet, the following amendments were adopted:

On page 53, line 31 strike "$1,093,600" and insert "$25,000"

On page 53, line 36 strike "$1,093,600" and insert "$25,000"

Mr. Williams moved adoption of the following amendment:

Beginning on page 58 strike subsections (21), (22), (23), (24), (25), (26), (27), (28), (29), (30), (31), (32), (33), (34), (35), (36), (37), (38), (39), (40), (41), and (42), and renumber the remaining subsections consecutively.
Representatives Williams, Struthers and Isaacson spoke in favor of the amendment, and Representatives Thompson, Teutsch, Tilly, Heck and King spoke against it.

POINT OF INQUIRY

Mr. Thompson yielded to question by Mr. McGinnis.

Mr. McGinnis: "Representative Thompson, I think an important question for all of us, in dedicating these funds to design, is whether or not the State Board of Community Colleges have, in fact, prioritized the use of this money and whether or not, we, as members of the House, can logically anticipate that the designs that are carried out will be passable priority items in the next biennium. Has this type of work been done? In your committee, do you feel fairly certain that will be the logical use of the money and we won't just waste it on design?"

Mr. Thompson: "I'm certain it won't be wasted. It's been correctly stated, however, that this priority list is for this session of the Legislature. It will be subject to review again prior to the next session of the Legislature. There may be some reordering of that list, but the Board will take under consideration the length of time that an individual college district has waited for construction money for their projects, and that will be a weighing factor in the favor of those projects in relation to others and they will be higher as a result of it. I'm certain that over time they will all be funded and a great many of them, I would anticipate, will be funded within the next session of the Legislature. That will depend upon the availability of funds at that time, however, and on the attitude of the Legislature toward community college capital development generally."

Mr. McGinnis spoke in opposition to the amendment, and Mr. Rohrbach spoke in favor of it.

POINT OF INQUIRY

Mr. Thompson yielded to question by Mr. Sanders.

Mr. Sanders: "Representative Thompson, do you think the state has the leaky-roof problem resolved yet? This budget document is full of appropriations to repair leaky roofs. I'm familiar with the leaky-roof situation in the Bellevue Community College. The college was built seven or eight years ago and the roof has leaked several years and we are now having to appropriate several thousand dollars to replace it. I would really be disgruntled if I had built a home and the roof started leaking within twenty years. Most contractors will guarantee a roof on a home for that time and I'm wondering why we can't design roofs and build them for state buildings that will last twenty years?"

Mr. Thompson: "Representative Sanders, I have a feeling that question should be addressed to Representative Polk, but I'll attempt to respond to it anyway. We have provided funds within this budget for specific roof problems that have been identified for us. I believe there are six in number and they are funded to be repaired. The Appropriations Committee, however, removed an item that would create an emergency roof repair fund of some $800,000. The committee felt that was excessive and unwarranted, but the specific problems that have been identified are funded within this budget. This does not have relationship to the amendment in question, however."

Mr. Sanders spoke in favor of the amendment.

Mr. Patterson demanded the previous question and the demand was sustained.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representative Williams to page 58 of Substitute House Bill No. 235, and the amendment was not adopted by the following vote: Yeas, 29; nays, 68; not voting, 1.


Not voting: Representative Blair.
Ms. Craswell moved adoption of the following amendment by Representatives Craswell, Flanagan, Amen and Dawson:

On page 65, beginning on line 38 strike subsection (10) and renumber the remaining subsections consecutively.

Representatives Craswell and Grimm spoke in favor of the amendment.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representative Craswell and others to page 65 of Substitute House Bill No. 235, and the amendment was adopted by the following vote: Yeas, 77; nays, 17; not voting, 4.


Not voting: Representatives Becker, McDonald, Teutsch, Wilson.

STATEMENT FOR THE JOURNAL

Please show that I voted against the Craswell amendment.

DELORES TEUTSCH, 45th District.

Ms. Craswell moved adoption of the following amendment by Representatives Craswell, Flanagan, Amen and Dawson:

On page 66, beginning on line 40 strike subsection (15) and renumber the remaining subsections consecutively.

Representative Craswell spoke in favor of the amendment, and Representatives Blair, Vrooman and Barnes spoke against it.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representative Craswell and others to page 66 of Substitute House Bill No. 235, and the amendment was not adopted by the following vote: Yeas, 26; nays, 72; not voting, 0.


Mr. Isaacson moved adoption of the following amendment:

On page 67 beginning on line 18 strike subsection (18) and renumber the remaining subsections consecutively.

Mr. Isaacson spoke in favor of the amendment, and Representatives Grimm, Douthwaite, Nelson (G.A.), Greengo and Blair spoke against it.

Mr. Isaacson spoke again in favor of the amendment.

POINT OF INQUIRY

Mr. Grimm yielded to question by Mr. Van Dyken.

Mr. Van Dyken: "Representative Grimm, in considering the capital budget for the University of Washington and other universities, what is the effect of increasing the square footage on each campus going to be on the future operating budgets? I understand that the capital projects in this budget for the University of Washington are 84,000 square feet of additional space and designating an additional 61,000 square feet of additional space. Can you tell me what impact that would have on the square footage allotment in future operating budgets that this Legislature would have to pay for?"
Mr. Grimm: "Representative Van Dyken, we do not appropriate funds on a square footage basis; we do it on a student basis and what level, like first two years, second two years, and then on a gradual level depending on the profession of school they are in. There is no direct mathematical addition or deduction through the amount of money that would go in. I think what you are asking is, are we adding a program or adding square footage, will that mean more students, and will that in itself increase appropriations in the future. In this program, according to data from the University of Washington, I don't think that's true. In biological sciences, the students are there and it would add, in this particular building, about 62,000 square feet for student space, but the program is already there and being funded now and I don't think you're going to have a very dramatic increase in the number of students. It's simply upgrading the facilities."

Mr. Oliver demanded the previous question, and the demand was sustained.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representative Isaacson to page 67 of Substitute House Bill No. 235, and the amendment was not adopted by the following vote: Yeas, 19; nays, 78; not voting, 1.


Not voting: Representative Polk.

The Clerk read the following amendment by Representative Isaacson:

On page 67, line 26 strike subsection (19) and renumber the remaining subsections consecutively.

With the consent of the House, Mr. Isaacson withdrew the amendment.

Mr. Grimm moved adoption of the following amendment by Representatives Grimm and Blair:

On page 68, line 28 strike '11,225,500' and insert '8,855,500'

On page 68, line 33 strike "11,225,500" and insert "8,855,500"

Representatives Grimm and Blair spoke in favor of the amendments.

ROLL CALL

The Clerk called the roll on adoption of the amendments by Representatives Grimm and Blair to page 68 of Substitute House Bill No. 235, and the amendments were adopted by the following vote: Yeas, 97; nays, 1; not voting, 0.


Voting nay: Representative Barnes.

Mr. Hastings moved adoption of the following amendment:

On page 68, beginning on line 25 strike subsection (24) and renumber the remaining subsection consecutively.

Mr. Hastings spoke in favor of the amendment, and Mr. Grimm spoke against it.

ROLL CALL

The Clerk called the roll on adoption of the amendment by Representative Hastings to page 68 of Substitute House Bill No. 235, and the amendment was not adopted by the following vote: Yeas, 20; nays, 76; not voting, 2.

Not voting: Representatives Berentson, Polk.

Mr. Oliver moved adoption of the following amendment by Representatives Oliver and Isaacson:

On page 68, following subsection (25) insert a new subsection as follows:

"(26) To design, construct and equip an addition to the Joint Center for Graduate Study in Richland, to provide additional classrooms and increase space use flexibility.

Representatives Oliver and Barnes spoke in favor of the amendment, and Mr. Grimm spoke against it.

Mr. Oliver spoke again in favor of the amendment.

ROLL CALL

The Clerk called the roll on the amendment by Representatives Oliver and Isaacson to page 68 of Substitute House Bill No. 235, and the amendment was not adopted by the following vote: Yeas, 25; nays, 72; not voting, 1.

Voting yea: Representatives Barnes, Blair, Bond, Burns, Clayton, Deccio, Douthwaite, Eberle, Erickson, Fuller, Greengo, Haley, Hastings, Isaacson, McGinnis, Nisbet, Oliver, Patterson, Sanders, Schmitten, Smith C. P., Sprague, Struthers, Teutsch, Tilly.


Not voting: Representative Wilson.

Mr. Grimm moved adoption of the following amendment by Representatives Grimm, Burns and Douthwaite:

On page 68, following subsection (25) add a new subsection as follows:

"(26) To replace, or repair if economically feasible, 122 units of existing student housing at Union Bay Village.

Representatives Grimm, Douthwaite, Burns and Lux spoke in favor of the amendment, and Representatives Blair, Barnes and Taylor spoke against it.

Mr. Tilly demanded the previous question and the demand was sustained.
MOTION

On motion of Mr. King, the House recessed until 1:30 p.m.

AFTERNOON SESSION

The House was called to order at 1:30 p.m. by Speaker Bagnariol. The Clerk called the roll and all members were present except Representatives Chandler and Oliver who were excused.

Speaker Bagnariol stated the question before the House to be the amendment to page 68 by Representatives Grimm, Burns and Douthwaite.

ROLL CALL

The Clerk called the roll on the amendment by Representatives Grimm, Burns and Douthwaite to page 68 of Substitute House Bill No. 235, and the amendment was not adopted by the following vote: Yeas, 26; nays, 65; not voting, 7.


SIGNING BY THE SPEAKERS

Speaker Bagnariol announced the Speakers were signing:

HOUSE BILL NO. 460,
SUBSTITUTE SENATE BILL NO. 2032,
SUBSTITUTE SENATE BILL NO. 2144,
SUBSTITUTE SENATE BILL NO. 2173,
SUBSTITUTE SENATE BILL NO. 2175,
SUBSTITUTE SENATE BILL NO. 2218,
SUBSTITUTE SENATE BILL NO. 2242,
SUBSTITUTE SENATE BILL NO. 2290,
SUBSTITUTE SENATE BILL NO. 2296,
SUBSTITUTE SENATE BILL NO. 2297,
SUBSTITUTE SENATE BILL NO. 2301,
SUBSTITUTE SENATE BILL NO. 2385,
SUBSTITUTE SENATE BILL NO. 2411,
SUBSTITUTE SENATE BILL NO. 2430,
SUBSTITUTE SENATE BILL NO. 2467,
SUBSTITUTE SENATE BILL NO. 2630,
SUBSTITUTE SENATE BILL NO. 2753,
SUBSTITUTE SENATE BILL NO. 2798,
SUBSTITUTE SENATE BILL NO. 2923,
SUBSTITUTE SENATE BILL NO. 3077,
SUBSTITUTE SENATE BILL NO. 3115,
SENATE CONCURRENT RESOLUTION NO. 112.

Mr. Nelson (G.A.) moved adoption of the following amendment by Representative Chandler:

On page 81, line 7 strike "40,000,000" and insert "20,000,000".

On page 81, line 12 strike the second "0" and insert "20,000,000".

Representatives Nelson (G.A.) and O'Brien spoke in favor of the amendments.
ROLL CALL

The Clerk called the roll on the amendments by Representative Chandler to page 81 of Substitute House Bill No. 235, and the amendments were adopted by the following vote: Yeas, 86; nays, 5; not voting, 7.


Voting nay: Representatives Blair, Brekke, Keller, Monohon, Warnke.

Not voting: Representatives Chandler, Craswell, Oliver, Sherman, Smith R., Taller, Valle.

Mr. Bond moved adoption of the following amendment:
On page 81, after line 1 strike all material down through and including "facilities." on line 5 and insert "To conduct a study and make recommendations regarding future acquisition and construction of visual and performing arts and museum facilities, such study to be submitted to the legislature prior to January 1, 1981."

Representatives Bond, McGinnis, Rohrbach and Taylor spoke in favor of the amendment, and Representatives Blair, Heck, O'Brien, Barnes, Lux and Vrooman spoke against it.

Mr. Patterson demanded the previous question, and the demand was sustained.

ROLL CALL

The Clerk called the roll on the amendment by Representative Bond to page 81 of Substitute House Bill No. 235, and the amendment was not adopted by the following vote: Yeas, 24; nays, 72; not voting, 2.


Not voting: Representatives Chandler, Oliver.

Mr. Bond moved adoption of the following amendments:
On page 81, after line 14 strike all material down through and including "funds." on line 18 and insert "To conduct a study and make recommendations regarding future acquisition, excavation, conservation, restoration and preservation of archeological/historic properties, such study to be submitted to the legislature prior to January 1, 1981."

On page 81, line 20 strike "15,000,000" and insert "100,000".

On page 81, line 25, strike "15,000,000" and insert "100,000".

Mr. Bond spoke in favor of the amendments, and Mr. Thompson spoke against them.

With the consent of the House, Mr. Bond withdrew the amendments.

Mr. O'Brien moved adoption of the following amendment:
On page 81, line 13 add a new subsection as follows:

General Fund Appropriation ................................................. $200,000

The appropriation contained in this subsection shall be expended for beautification and murals in the House of Representatives and shall be subject to the following condition and limitation: The decisions and procedures on this project shall be made in consultation with the Committees on Facilities of the House of Representatives.

Mr. O'Brien spoke in favor of the amendment.

POINT OF INQUIRY

Mr. O'Brien yielded to question by Mr. Barnes.

Mr. Barnes: "Representative O'Brien, I have served on the Facilities Committee, which has helped create the plans you describe and I think they are good. Although I've resisted this amendment before, this time I intend to go with you because I do believe, as you've pointed
out, we do have a beautiful building and we have never gone through the intended process of putting some tasteful art in it. However, your amendment says 'beautification and murals' and we have discussed the possibility of tapestries, rather than murals because of the sound conditioning requirements. I wonder if this amendment could be read to intend other things besides paintings on the walls?'

Mr. O'Brien: "That's one reason why we use the word 'beautification,' and we wanted to use the word 'mural' too because beautification would take care of tapestries and other types of paintings."

ROLL CALL

The Clerk called the roll on the amendment by Representative O'Brien to page 81 of Substitute House Bill No. 235, and the amendment was not adopted by the following vote: Yeas, 46; nays, 46; not voting, 6.


Not voting: Representatives Bender, Chandler, Charnley, Ehlers, Oliver, Sherman.

Mr. Eberle moved adoption of the following amendment:

On page 5, beginning on line 31 strike all of subsection (8) and renumber the remaining subsections consecutively.

Mr. Eberle spoke in favor of the amendment, and Mr. Keller spoke against it.

ROLL CALL

The Clerk called the roll on the amendment by Representative Eberle to page 5 of Substitute House Bill No. 235, and the amendment was not adopted by the following vote: Yeas, 45; nays, 48; not voting, 5.


Not voting: Representatives Blair, Chandler, Oliver, Polk, Wilson.

Mr. Nelson (D) moved adoption of the following amendment:

On page 39, line 39 after "facility." insert "Each prisoner confined in this facility shall be provided an individual cell: PROVIDED, That dormitory facilities may be provided in honor camps maintained in conjunction with the prison."

Mr. Nelson (D) spoke in favor of the amendment, and Mr. Struthers spoke against it.

POINT OF ORDER

Mr. Patterson: "The amendment on page 39 with the language and the detail, raises a question as to whether or not this is appropriate language to be placed in a budget bill and should it not be the contents of a separate bill."

Speaker Bagnariol: "That's a question for the body to decide."

Mr. Nelson (D) spoke again in favor of the amendment.

POINT OF ORDER

Mr. Patterson: "Mr. Speaker, this is still policy that is being established in the budget bill, and it seems to me we should have a separate bill."
MOTION

On motion of Mr. King, further consideration of the amendment was deferred.

Mr. Polk moved adoption of the following amendment:

On page 54, line 43 strike "office of financial management" and insert "superintendent of public instruction"

Representatives Polk and Thompson spoke in favor of the amendment.

ROLL CALL

The Clerk called the roll on the amendment by Representative Polk to page 54 of Substitute House Bill No. 235, and the amendment was adopted by the following vote: Yeas, 95; nays, 0; not voting, 3.


Not voting: Representatives Chandler, Martinis, Oliver.

Mr. Kreidler moved adoption of the following amendment:

On page 58, beginning on line 7 strike all of subsection (17) and renumber the remaining subsections consecutively.

Mr. Kreidler spoke in favor of the amendment, and Representatives Fuller, Rosbach and Teutsch spoke against it.

Mr. Kreidler again spoke in favor of the amendment, and Mr. Rosbach again opposed it.

ROLL CALL

The Clerk called the roll on the amendment by Representative Kreidler to page 58 of Substitute House Bill No. 235, and the amendment was not adopted by the following vote: Yeas, 41; nays, 55; not voting, 2.


Not voting: Representatives Chandler, Oliver.

Mr. Dunlap moved adoption of the following amendment:

On page 70, beginning on line 36 strike subsection (10) and renumber the remaining subsections consecutively.

Mr. Dunlap spoke in favor of the amendment, and Representatives Patterson and Grimm spoke against it.

ROLL CALL

The Clerk called the roll on the amendment by Representative Dunlap to page 70 of Substitute House Bill No. 235, and the amendment was not adopted by the following vote: Yeas, 19; nays, 75; not voting, 4.

Voting yea: Representatives Barr, Bender, Bond, Clayton, Craswell, Deccio, Dunlap, Eberle, Eng, Fancher, Garrett, Greengo, Isachsen, McDonald, Niabet, Rohrbach, Sanders, Smith R., Williams.

Not voting: Representatives Chandler, Douthwaite, Oliver, Sherman.

Mr. Thompson moved adoption of the following amendment:
On page 81, line 13 strike all of the material in section 33 and renumber the remaining sections consecutively.

Mr. Thompson spoke in favor of the amendment.

ROLL CALL

The Clerk called the roll on the amendment by Representative Thompson to page 81, section 33 of Substitute House Bill No. 235, and the amendment was adopted by the following vote: Yeas, 94; nays, 0; not voting, 4.


Not voting: Representatives Chandler, Douthwaite, Oliver.

Mr. Mr. Smith (R) moved adoption of the following amendment by Representatives Smith (R), Craswell and Schmitten:
On page 23, line 26 after "fishing" insert: "PROVIDED, HOWEVER, That none of these funds may be expended until the Washington Department of Fisheries in coordination with the Department of Transportation can establish to the satisfaction of the Legislative Budget Committee that the project will provide substantial and permanent recreational opportunities and will generate high participation rates"

Representatives Smith (R), Schmitten and Craswell spoke in favor of the amendment.

ROLL CALL

The Clerk called the roll on the amendment by Representatives Smith (R), Craswell and Schmitten to Substitute House Bill No. 235, and the amendment was adopted by the following vote: Yeas, 95; nays, 1; not voting, 2.


Voting nay: Representative Jovanovich.

Not voting: Representatives Chandler, Oliver.

The House resumed consideration of the amendment by Representative Jovanovich to page 23, line 24.

Representatives Jovanovich and Rohrbach spoke in favor of the amendment, and Representatives Zimmerman, Smith (R) and Craswell spoke against it.

Mr. Jovanovich spoke again in favor of the amendment.

ROLL CALL

The Clerk called the roll on the amendment by Representative Jovanovich to page 23 of Substitute House Bill No. 235, and the amendment was not adopted by the following vote: Yeas, 38; nays, 58; not voting, 2.


TWENTY-NINTH DAY, APRIL 18, 1979

Not voting: Representatives Chandler, Oliver.

Mr. Polk moved adoption of the following amendment:
On page 54, line 45 strike "office of financial management" and insert "superintendent of public instruction"

Mr. Polk spoke in favor of the amendment.

ROLL CALL

The Clerk called the roll on the amendment by Representative Polk to page 54 of Substitute House Bill No. 235, and the amendment was adopted by the following vote: Yeas, 94; nays, 0; not voting, 4.


Not voting: Representatives Blair, Chandler, Oliver, Rosbach.

Mr. McDonald moved adoption of the following amendments:
On page 8, line 32 strike "615,000" and insert "331,000"
On page 8, line 37 strike "615,000" and insert "331,000"
On page 52, line 39 strike "1,124,000" and insert "605,000"
On page 52, line 44 strike "1,124,000" and insert "605,000"
On page 54, line 50 strike "14,905,000" and insert "8,018,000"
On page 54, line 55 strike "14,905,000" and insert "8,018,000"
On page 63, line 22 strike "8,657,000" and insert "4,657,000"
On page 63, line 27 strike "8,657,000" and insert "4,657,000"
On page 68, line 38 strike "3,077,000" and insert "1,655,000"
On page 68, line 43 strike "3,077,000" and insert "1,655,000"
On page 71, line 21 strike "5,930,000" and insert "3,189,000"
On page 71, line 26 strike "5,930,000" and insert "3,189,000"
On page 73, line 30 strike "882,000" and insert "475,000"
On page 73, line 35 strike "882,000" and insert "475,000"
On page 76, line 47 strike "1,065,000" and insert "573,000"
On page 77, line 5 strike "1,065,000" and insert "573,000"
On page 77, line 44 strike "272,000" and insert "146,000"
On page 78, line 3 strike "272,000" and insert "146,000"
On page 80, line 27 strike "653,000" and insert "351,000"
On page 80, line 32 strike "653,000" and insert "351,000"

Mr. McDonald spoke in favor of the amendments, and Mr. Thompson spoke against them.

Mr. McDonald spoke again in favor of the amendments.

ROLL CALL

The Clerk called the roll on the amendments by Representative McDonald to Substitute House Bill No. 235, and the amendments were not adopted by the following vote: Yeas, 42; nays, 54; not voting, 2.


Not voting: Representatives Chandler, Oliver.

The Clerk read the following amendment by Representative McDonald:
On page 12, after line 7 insert the following new section:

"NEW SECTION. Sec. 10. FOR THE OFFICE OF FINANCIAL MANAGEMENT"
For distribution to affected agencies for the purposes of providing a state match to federal funds to cover costs incurred in modifying existing facilities for purposes of making state programs and services accessible to the handicapped.

<table>
<thead>
<tr>
<th>General Fund—State Handicapped Accessibility Account</th>
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<th>Appropriation</th>
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<tr>
<td>Estimated Costs</td>
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</tr>
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<tr>
<td>Through 7/1/79 and Costs</td>
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<td>2,863,000</td>
</tr>
<tr>
<td>Thereafter</td>
<td>0</td>
<td>2,863,000</td>
</tr>
</tbody>
</table>

Renumber the remaining sections consecutively.

With the consent of the House, Mr. McDonald withdrew the amendment.

The House resumed consideration of the amendment to page 39 by Representative Nelson (D).

With the consent of the House, Mr. Patterson withdrew his Point of Order.

With the consent of the House, Mr. Nelson (D) withdrew the amendment.

Mr. Nelson (D) moved adoption of the following amendment:

On page 39, line 39 after "facility" insert "said facility shall be designed so that each prisoner is provided an individual cell"

Mr. Nelson (D) spoke in favor of the amendment, and Representatives Struthers, McGinnis and Tilly spoke against it.

POINT OF INQUIRY

Mr. Nelson (D) yielded to question by Mr. Greengo.

Mr. Greengo: "Representative Nelson, it's not clear from the wording of your amendment whether or not putting more than one prisoner in a cell would be prohibited."

Mr. Nelson (D): "There's clearly no prohibition. The cells at Walla Walla were not designed for four people, but now they have four people and this amendment does not prohibit putting more people in. It is our intent that it shall be designed for that and it seems to me that distinction is a valid one."

Mr. Greengo spoke against the amendment, and Mr. Nelson (D) spoke again in favor of it.

ROLL CALL

The Clerk called the roll on the amendment by Representative Nelson (D) to page 39 of Substitute House Bill No. 235, and the amendment was not adopted by the following vote:

Yeas, 8; nays, 87; not voting, 3.

Voting yea: Representatives Brekke, Burns, Lux, Nelson D., Nisbet, O'Brien, Pruitt, Salatino.


Not voting: Representatives Chandler, Oliver, Winsley.

MOTION FOR RECONSIDERATION

On motion of Mr. O'Brien, the House voted to reconsider the vote by which the amendment to page 81 line 13 was not adopted.

With the consent of the House, Mr. O'Brien withdrew his original amendment, and moved adoption of the following amendment:

On page 81, line 13 add a new subsection as follows:

*General fund appropriation ......................................................... $200,000
The appropriation contained in this subsection shall be expended for beautification, tapestry and/or murals in the House of Representatives and shall be subject to the following condition and limitation: The decisions and procedures on this project shall be made in consultation with the Committee on Facilities of the House of Representatives."

Representatives O'Brien and Tupper spoke in favor of the amendment.

POINT OF INQUIRY

Mr. O'Brien yielded to question by Mr. Tilly.

Mr. Tilly: "Representative O'Brien, I voted for this the first time, but I thought maybe for clarification, beauty is determined by our individual eyes, and I am wondering, is it your intent in this to mainly be in the historical motif? Will it be that kind of art that you are intending?"

Mr. O'Brien: "The final decision, of course, hasn't been made at all. Only suggestions about different types of motifs and art that might go up, including tapestries, that have been favored by some members of the committee. We haven't made a final decision at all. Also in the rotunda, if you'll look at some of the vacant spots that need art work, that project hasn't been completed either. It will be up to the Facilities Committee to make the final decisions."

Ms. Hurley spoke in favor of the amendment.

Mr. Newhouse demanded the previous question, and the demand was sustained.

POINT OF ORDER

Mr. Van Dyken: "With due circumspection, I ask whether Representative O'Brien's motion is not out of order according to Rule 68, which states that a motion to reconsider shall be to place the original question before the House in the exact position it occupied before it was voted upon. This being a different motion, I ask whether it is out of order."

SPEAKER BAGNARIOL'S RULING

Speaker Bagnariol: "That point is not in order after debate has ensued on the issue. The question before the House is the amendment by Representative O'Brien."

ROLL CALL

The Clerk called the roll on the amendment by Representative O'Brien to page 81 of Substitute House Bill No. 235, and the amendment was adopted by the following vote: Yeas, 66; nays, 28; not voting, 4.


Not voting: Representatives Bond, Chandler, Nelson G. A., Oliver.

MOTIONS

On motion of Mr. King, the House advanced to the eighth order of business.

On motion of Mr. King, HOUSE BILL NO. 1000 was rereferred from Committee on Rules to Committee on Revenue.

On motion of Mr. King, ENGRASSSED SENATE BILL NO. 2433 was rereferred from Committee on Rules to Committee on Appropriations.

On motion of Mr. King, the House reverted to the sixth order of business.

SECOND READING

The House resumed consideration of Substitute House Bill No. 235 on second reading.

Mr. Nelson (D) moved adoption of the following amendments:

On page 39, line 39 after "facility." insert "This appropriation is subject to the following conditions and limitations: (A) The Office of Financial Management, in consultation with the Department of Social and Health Services, Senate Ways and Means, Senate Social and Health Services, House Appropriations, and
House Institutions Committees shall conduct a study to ascertain the desirability and feasibility of establishing an adult corrections facility on the site of the United States Penitentiary on McNeil Island in lieu of the construction of a 500-bed facility. This study shall address:

(i) site acquisition;
(ii) survey of physical plant, including the honor camp;
(iii) needed repairs and renovations and related costs;
(iv) site compatibility with state needs;
(v) potential for prison industries, education, and training programs;
(vi) projected operating costs and staff needs; and
(vii) comparison of the costs of utilizing the McNeil Island site versus the establishment of a new 500-bed facility;

(B) The Office of Financial Management shall report its findings to the Legislative Budget Committee no later than October 1, 1979.

(C) Funds appropriated in this subsection shall be expended in the following manner: No more than $500,000 shall be allotted for site evaluation and architectural programming. Within this $500,000 allotment, no more than $50,000 shall be expended to conduct the required study of McNeil Island. The remainder of this appropriation shall not be expended until the Legislative Budget Committee has reviewed the McNeil Island feasibility report and approved of the site selected by the Department of Social and Health Services.

On page 39, line 41 strike '5,379,100' and insert '5,429,100'
On page 39, line 46 strike '32,504,600' and insert '32,554,600'

Representatives Nelson (D) and Salatino spoke in favor of the amendments, and Representatives Blair, Hughes and Struthers spoke against them.

Mr. Nelson (D) spoke again in favor of the amendments.

Mr. Patterson demanded the previous question, and the demand was sustained.

ROLL CALL

The Clerk called the roll on the amendments by Representative Nelson (D) to page 39 of Substitute House Bill No. 235, and the amendments were adopted by the following vote: Yeas, 53; nays, 43; not voting, 2.


Not voting: Representatives Chandler, Newhouse.

Substitute House Bill No. 235 was ordered engrossed.

On motion of Mr. King, the rules were suspended, the second reading considered the third, and Engrossed Substitute House Bill No. 235 was placed on final passage.

MOTION

On motion of Mr. King, the House adjourned until 9:30 a.m., Thursday, April 19, 1979.

JOHN BAGNARIOL, Speaker
DUANE BERENTSON, Speaker
THIRTIETH DAY, APRIL 19, 1979

THIRTIETH DAY
MORNING SESSION

House Chamber, Olympia, Wash., Thursday, April 19, 1979.

The House was called to order at 9:30 a.m. by Speaker Berentson. The Clerk called the roll and all members were present.

The flag was escorted to the rostrum by a Sergeant at Arms Color Guard, Pages Leslie Yim and Kim Haddock. Prayer was offered by The Reverend George Mitchell of the First Christian Church of Olympia.

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

MESSAGES FROM THE SENATE

April 18, 1979

Mr. Speaker:
The Senate has passed:

HOUSE BILL NO. 4,
ENGROSSED SUBSTITUTE HOUSE BILL NO. 144,
HOUSE BILL NO. 989,

and the same are herewith transmitted.

Bill Gleason, Assistant Secretary.

April 18, 1979

Mr. Speaker:
The Senate has passed:

ENGROSSED SUBSTITUTE SENATE JOINT RESOLUTION NO. 120,

and the same is herewith transmitted.

Bill Gleason, Assistant Secretary.

April 18, 1979

Mr. Speaker:
The Senate has concurred in the House amendments to ENGROSSED SENATE BILL NO. 2311, and has passed the bill as amended by the House.

Sidney R. Snyder, Secretary.

April 18, 1979

Mr. Speaker:
The President has signed:

SUBSTITUTE SENATE BILL NO. 2161,
SENATE BILL NO. 2295,
SENATE BILL NO. 2314,
SENATE BILL NO. 2354,
SENATE BILL NO. 2362,
SENATE BILL NO. 2565,
SECOND SUBSTITUTE SENATE BILL NO. 2610,
SENATE BILL NO. 2727,
SUBSTITUTE SENATE BILL NO. 2958,
SUBSTITUTE SENATE BILL NO. 3066,

and the same are herewith transmitted.

Sidney R. Snyder, Secretary

MOTION

On motion of Mr. Polk, the House advanced to the fifth order of business.

REPORTS OF STANDING COMMITTEES

April 18, 1979

HOUSE BILL NO. 746, Prime Sponsor: Representative Tilly, exempting fire protection systems and fire protection equipment from taxation. Reported by Committee on Revenue.
MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Craswell, Co-Chairwoman; Sommers, Co-Chairwoman; Addison, Bond, Brown, Erickson, Galloway, Granlund, Greengo, Hastings, O'Brien, Sanders, Smith (R), Winsley.

Passed to Committee on Rules for second reading.

April 17, 1979

HOUSE BILL NO. 840, Prime Sponsor: Representative Nelson (D), requiring certain information to be furnished to the county assessor. Reported by Committee on Revenue.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Sommers, Co-Chairwoman; Brown, Erickson, Flanagan, Galloway, Granlund, Greengo, Nelson (D), O'Brien.

MINORITY recommendation: Do not pass. Signed by Representatives Craswell, Co-Chairwoman; Addison, Bond, Hastings, Sanders, Smith (R).

Passed to Committee on Rules for second reading.

April 17, 1979

ENGROSSED SUBSTITUTE SENATE BILL NO. 2273, Prime Sponsor: Senator Talley, modifying the provision for trust funds deposited with the clerk of the superior court. Reported by Committee on Local Government.

MAJORITY recommendation: Do pass with the following amendments:

On page 1, line 9 strike "any person has in his custody as clerk of the superior court any" and insert "((any person has in his custody as)) the clerk of the superior court ((any)) has"

On page 2, line 9 strike "be entitled to" and insert "receive"

Signed by Representatives Chamley, Co-Chairman; Zimmerman, Co-Chairman; Brekke, Brown, North, Rohrbach, Rosbach, Schmitten, Teutsch, Van Dyken, Whiteside.

Passed to Committee on Rules for second reading.

April 18, 1979

ENGROSSED SUBSTITUTE SENATE BILL NO. 2388, Prime Sponsor: Senator Newschwander, modifying the privilege fees on certain producers of food fish. Reported by Committee on Revenue.

MAJORITY recommendation: Do pass with the following amendments:

On page 2, after line 4 strike all material down to and including line 17.

On page 1, beginning on line 3 of the title after "RCW 75.32.030" strike all the material down to and including "RCW 75.32.080" on line 6.

Signed by Representatives Craswell, Co-Chairwoman; Sommers, Co-Chairwoman; Addison, Bond, Brown, Erickson, Flanagan, Galloway, Greengo, Hastings, Nelson (D), O'Brien, Sanders, Smith (R), Winsley.

Passed to Committee on Rules for second reading.

April 17, 1979

ENGROSSED SUBSTITUTE SENATE BILL NO. 2709, Prime Sponsor: Senator McDermott, implementing the law relating to basic education and pupil transportation. Reported by Committee on Education.

MAJORITY recommendation: Do pass with the following amendments:

On page 2, beginning on line 29 strike everything through line 11 on page 32 and insert the following:

(Section 1. Section 3, chapter 359, Laws of 1977 ex. sess. and RCW 28A.58.754 are each amended to read as follows:

(1) For the purposes of this section and RCW 28A.41.130 and 28A.41.140, each as now or hereafter amended:

(a) The term 'total program hour offering' shall mean those hours when students are provided the opportunity to engage in educational activity planned by and under the direction of school district staff, as directed by the administration and board of directors of the district, inclusive of intermissions for class changes ((end)), recess and teacher/parent-guardian conferences which are planned and scheduled by the district for the purpose of discussing students' educational needs or progress, and exclusive of ((intermission)) time actually spent for meals.

(b) 'Instruction in work skills' shall include ((the)) instruction in one or more of the following areas: Industrial arts, home and family life education, business and office education, distributive education, agricultural education, health occupations education, vocational education, trade and industrial education, technical education and career education((, and shall include career orientation)).
STATE BOARD OF EDUCATION.

approval requirements as the state board may establish: PROVIDED, That each school district board of
directors shall establish the basis and means for determining and monitoring the district's compliance with
basic skills and work skills requirements may be accepted by the superintendent of public instruction and the
so claimed for the purposes of RCW 28A.41.130 and 28A.41.140, each as now or hereafter amended.

(5) Each school district's basic educational program shall be accessible to all students (between the
ages of) who are five years of age and less than twenty-one years of age and shall consist of a minimum of
one hundred eighty school days per school year in such grades as are conducted by a school district, and one
program hour offering of four thousand three hundred twenty hours. A minimum of sixty percent of the total
program hour offerings shall be in the basic skills areas of reading/language arts (which may include foreign
languages), mathematics, social studies, science, music, art, health and physical education. A minimum of
fifty percent of the total program hour offerings shall be in the area of work skills. The remaining twenty
percent of the total program hour offerings shall be in the basic skills areas of language arts, foreign language,
mathematics, social studies, science, music, art, health and physical education. A minimum of twenty percent of the total
program hour offerings shall be in the area of work skills. The remaining twenty percent of the total
program hour offerings may include traffic safety (foreign language) or such subjects and activities as the
school district shall determine to be appropriate for the education of the school district's students in such
grades; ·

(6) The state board of education (pursuant to its authority in RCW 28A.41.130 and 28A.41.140, as now
or hereafter amended) shall adopt (the necessary) rules (and regulations) to implement and ensure
(programs of) program requirements imposed by this section, RCW 28A.41.130 and 28A.41.140, each as now or
hereafter amended, and such related supplemental program
approval requirements as the state board may establish: PROVIDED, That each school district board of
directors shall establish the basis and means for determining and monitoring the district's compliance with
the basic skills and work skills percentage and course requirements of this section. The certification of the
board of directors and the superintendent of a school district that the district is in compliance with such
basic skills and work skills requirements may be accepted by the superintendent of public instruction and the
state board of education.
(7) Handicapped education programs, vocational-technical institute programs, state institution and state residential school programs, all of which programs are conducted for the common school age, kindergarten through secondary school program students encompassed by this section, shall be exempt from the basic skills and work skills percentage and course requirements of this section in order that the unique needs, abilities or limitations of such students may be met.

(8) Notwithstanding the definitions of work skills and basic skills set forth in this section, a school district may elect to conduct career education as an integral part of any of the basic skills offerings required by this section and to credit such combined offerings in whole or part towards fulfillment of either the work skills requirements or the basic skills requirements of this section.

(9) Any school district may petition the state board of education for a reduction in the total program hour offering requirements for one or more of the grade level groupings specified in this section. The state board of education shall grant all such petitions that are accompanied by an assurance that the minimum total program hour offering requirements in one or more other grade level groupings will be exceeded concurrently by no less than the number of hours of the reduction.

Sec. 3. Section 14, chapter 244, Laws of 1969 ex. sess. as last amended by section 12, chapter 151, Laws of 1979 and RCW 28A.41.130 are each amended to read as follows:

From those funds made available by the legislature for the current use of the common schools, the superintendent of public instruction shall distribute annually as provided in RCW 28A.48.010 to each school district of the state operating a program approved by the state board of education an amount which, when combined with the following revenues, excluding excess property tax levies, will constitute a basic education allocation in dollars for each annual average full time equivalent student enrolled, based upon one full school year of one hundred eighty days, except that for kindergartens one full school year may be ninety days as provided by RCW 28A.58.180:

(1) The receipts from the one percent tax on real estate transactions pursuant to chapter 28A.45 RCW; and

(2) One hundred percent of the receipts from public utility district funds distributed to school districts pursuant to RCW 54.28.090; and

(3) One hundred percent of the receipts from federal forest revenues distributed to school districts pursuant to RCW 36.33.110; and

(4) One hundred percent of such other available revenues as the superintendent of public instruction may deem appropriate for consideration in computing state equalization support.

Basic education shall be considered to be fully funded by those amounts of dollars appropriated by the legislature pursuant to RCW 28A.41.130 and 28A.41.140, each as now or hereafter amended, to fund those program requirements identified in RCW 28A.58.754, as now or hereafter amended, in accordance with the formula and ratios provided in RCW 28A.41.140, as now or hereafter amended.

Operation of a program approved by the state board of education, for the purposes of this section, shall include a finding that the ratio of students per classroom teacher in grades kindergarten through three is not greater than the ratio of students per classroom teacher in grades four and above for such district: PROVIDED, That for the purposes of this section, 'classroom teacher' shall be defined as an instructional employee possessing ((at least a provisional certificate, but not necessarily employed as a certificate employee.) a valid teaching certificate or permit issued by the superintendent of public instruction whose primary duty is the daily educational instruction of students: PROVIDED FURTHER, That the state board of education shall adopt rules and regulations to insure compliance with the student/teacher ratio provisions of this section, and such rules and regulations shall allow for exemptions for those special programs and/or school districts which may be deemed unable to practically meet the student/teacher ratio requirements of this section by virtue of a small number of students: PROVIDED, FURTHER, That these rules and regulations shall provide that any district that has a ratio of no greater than twenty-five students per classroom teacher in grades kindergarten through three shall be in conformance with ((this section)) the foregoing student/teacher ratio requirements.

If a school district's basic education program fails to meet the basic education program requirements enumerated in RCW 28A.41.130, 28A.41.140 and 28A.58.754, each as now or hereafter amended, or established by rule pursuant thereto, the state board of education shall require the superintendent of public instruction to withhold state funds in whole or in part for the basic education allocation until program compliance is assured: PROVIDED, That for the school years 1978 through 1981 the state board of education may waive this requirement in the event of levy failure: PROVIDED FURTHER, That the state board of education may waive this requirement in the event of substantial lack of classroom space: PROVIDED FURTHER, That effective July 1, 1979, those school districts which have been found by the state board of education to be out of compliance with the basic education program requirements enumerated in RCW 28A.58.754 during the 1978 and 1979 school year shall be deemed to be in compliance if such districts would have been in compliance had those basic education program requirements enumerated in section 1 of this amendatory act been in effect during the time for which the district was found out of compliance.

Sec. 4. Section 15, chapter 244, Laws of 1969 ex. sess. as last amended by section 12, chapter 151, Laws of 1979 and RCW 28A.41.140 are each amended to read as follows:

The basic education allocation for each annual average full time equivalent student shall be determined in accordance with the following procedures:

The governor shall and the superintendent of public instruction may recommend to the legislature a formula based on a ratio of students to staff for the distribution of a basic education allocation for each annual average full time equivalent student enrolled in a common school. The distribution formula shall have

JOURNAL OF THE HOUSE
the primary objective of equalizing educational opportunities and shall provide appropriate recognition of the following costs among the various districts within the state:

1. Certificated staff and their related costs;
2. Classified staff and their related costs;
3. Nonsalary costs; (and)
4. Extraordinary costs of remote and necessary schools and small high schools; and
5. The attendance of students pursuant to RCW 28A.58.075 and 28A.58.245, each as now or hereafter amended, who do not reside within the servicing school district.

This formula for distribution of basic education funds shall be reviewed biennially by the superintendent and governor. The recommended formula shall be subject to approval, amendment or rejection by the legislature. Commencing with the 1980–81 school year, the formula adopted by the legislature shall reflect a ratio of not less than fifty certificated personnel to one thousand annual average full time equivalent students and one classified person to three certificated personnel. In the event the legislature rejects the distribution formula recommended by the governor, without adopting a new distribution formula, the distribution formula for the previous ((biennium)) school year shall remain in effect: PROVIDED, That the distribution formula developed pursuant to this section shall be for state apportionment and equalization purposes only and shall not be construed as mandating specific operational functions of local school districts other than those program requirements identified in RCW 28A.58.754. The enrollment of any district shall be the average annual number of full time equivalent students and part time students as provided in RCW 28A.41.145, as now or hereafter amended, enrolled on the first school day of each month. The definition of full time equivalent student shall be determined by rules and regulations of the superintendent of public instruction: PROVIDED, That the definition shall be included as part of the superintendent's biennial budget request: PROVIDED, FURTHER, That any revision of the present definition shall not take effect until approved by the house appropriations committee and the senate ways and means committee: PROVIDED, FURTHER, That the office of financial management shall make a monthly review of the superintendent’s reported full time equivalent students in the common schools in conjunction with RCW 43.62.050.

Certificated staff shall include those persons employed by a school district in a teaching, instructional, educational staff associate, administrative or supervisory capacity and who hold positions as certificated employees as defined under RCW 28A.01.130, as now or hereafter amended, and every school district superintendent, and any person hired in any manner to fill a position designated as, or which is in fact, that of deputy superintendent or assistant superintendent: PROVIDED, That in exceptional cases, people of unusual competence but without certification may teach students so long as a certificated person exercises general supervision: PROVIDED, FURTHER, That the hiring of such noncertificated people shall not occur during a labor dispute: PROVIDED, FURTHER, That the hiring of such noncertificated persons shall be subject to disapproval by the superintendent of public instruction: Annual written statements shall be submitted to the office of the superintendent of public instruction reporting and explaining such circumstances). Each annual average full time equivalent certificated classroom teacher's direct classroom contact hours shall ((be)) average at least twenty-five hours per week. Direct classroom contact hours shall be exclusive of time required to be spent for preparation, conferences, or any other nonclassroom instruction duties. ((Classified staff shall include those persons employed by a school district other than certificated staff as defined in this section in a capacity in which certification is not required:)) Up to two hundred minutes per week may be deducted from the twenty-five contact hour requirement, at the discretion of the school district board of directors, to accommodate authorized teacher/parent-guardian conferences, recess, passing time between classes, and informal instructional activity.

Sec. 4. Section 28A.58.190, chapter 223, Laws of 1969 ex. sess. as amended by section 14, chapter 359, Laws of 1977 ex. sess. and RCW 28A.58.190 are each amended to read as follows:

Except as otherwise provided by law, it is the general policy of the state that the common schools shall be open to the admission of all persons ((between the ages of)) who are five years of age and less than twenty-one years residing in that school district. Except as otherwise provided by law, the state board of education is hereby authorized to adopt rules in accordance with chapter 34.04 RCW which establish uniform entry qualifications, including but not limited to birth date requirements, for admission to kindergarten and first grade programs of the common schools. Such rules may provide for exceptions based upon the ability, or the need, or both, of an individual student.

Sec. 5. Section 19, chapter 359, Laws of 1977 ex. sess. and RCW 28A.58.760 are each amended to read as follows:

(1) It is the intended purpose of this section to guarantee that the certificated teaching and administrative staff in each common school district be held accountable for the proper and efficient conduct of classroom teaching in their school which will ((meet the individual and collective needs of the particular students enrolled therein)) provide students with the opportunity to achieve those skills which are generally recognized as requisite to learning.

(2) In conformance with the other provisions of Title 28A RCW, it shall be the responsibility of the certificated teaching and administrative staff in each common school to:

(a) Implement the district's prescribed curriculum and enforce, within their area of responsibility, the rules and regulations of the school district, the state superintendent of public instruction, and the state board of education, taking into due consideration individual differences among students, and maintain and render appropriate records and reports pertaining thereto.

(b) Maintain good order and discipline in their classrooms at all times.
(c) Hold students to a strict accountability while in school for any disorderly conduct while under their supervision.

(d) Require excuses from the parents, guardians, or custodians of minor students in all cases of absence, ((tardiness)) late arrival to school, or early dismissal.

(e) Give careful attention to the maintenance of a healthful atmosphere in the classroom.

(f) Give careful attention to the safety of the student in the classroom and report any doubtful or unsafe conditions to the building administrator.

(g) Evaluate each student's educational growth and development and make periodic reports thereon to parents, guardians, or custodians and to school administrators.

Failure to carry out such requirements as set forth in subsection (2) (a) through (g) above shall constitute sufficient cause for discharge of any member of such teaching or administrative staff.

Sec. 6. Section 28A.41.170, chapter 223, Laws of 1969 ex. sess. as last amended by section 1, chapter 78, Laws of 1973 1st ex. sess. and RCW 28A.41.170 are each amended to read as follows:

The superintendent of public instruction shall have the power and duty to make such rules and regulations as are necessary for the proper administration of this chapter not inconsistent with the provisions thereof, and in addition to require such reports as may be necessary to carry out his duties under this chapter: PROVIDED, That the superintendent of public instruction shall have the authority to make rules and regulations allowing school districts to receive state ((apportionment)) basic education moneys as provided in RCW 28A.41.130 when said districts are unable to fulfill the requirement((s)) of a full school year of one hundred eighty days or the total program hour offering requirements imposed by RCW 28A.58.754 due to an unforeseen emergency caused by fire, flood, explosion, storm, earthquake, epidemic, riot, insurrection, community disaster, or act of God: PROVIDED FURTHER, That the superintendent of public instruction shall make every effort to reduce the amount of paperwork required in administration of this chapter; to simplify the application, monitoring and evaluation processes used; to eliminate all duplicative requests for information from local school districts; and to make every effort to integrate and standardize information requests for other state education acts and federal aid to education acts administered by the superintendent of public instruction so as to reduce paperwork requirements and duplicative information requests.

Sec. 7. Section 18, chapter 359, Laws of 1977 ex. sess. and RCW 28A.58.758 are each amended to read as follows:

(1) It is the intent and purpose of this section to guarantee that each common school district board of directors, whether or not acting through its respective administrative staff, be held accountable for the proper operation of their district to the local community and its electorate. In accordance with the provisions of Title 28A RCW, as now or hereafter amended, each common school district board of directors shall be vested with the final responsibility for the setting of policies ensuring quality in the content and extent of its educational program and that such program ((meet the individual and collective needs of the particular students enrolled therein)) provide students with the opportunity to achieve those skills which are generally recognized as requisite to learning.

(2) In conformance with the provisions of Title 28A RCW, as now or hereafter amended, it shall be the responsibility of each common school district board of directors, acting through its respective administrative staff, to:

(a) Establish performance criteria and an evaluation process for its certificated personnel, including administrative staff, and for all programs constituting a part of such district's curriculum.

(b) Determine the final assignment of staff, certificated or classified, according to board enumerated classroom and program needs.

(c) Determine the amount of instructional hours necessary for any student to acquire a quality education in such district, in not less than an amount otherwise required in RCW 28A.58.754, or rules and regulations of the state board of education.

(d) Determine the allocation of staff time, whether certificated or classified.

(e) Establish final curriculum standards consistent with law and rules and regulations of the state board of education, relevant to the particular needs of district students or the unusual characteristics of the district, and ensuring a quality education for each student in the district.

(f) Evaluate teaching materials, including text books, teaching aids, handouts, or other printed material, in public hearing upon complaint by parents, guardians or custodians of students who consider dissemination of such material to students objectionable.

(3) In keeping with the accountability purpose expressed in this section and to insure that the local community and electorate have access to information on the educational programs in the school districts, each school district's board of directors shall annually publish a descriptive guide to the district's common schools. This guide shall be made available at each school in the district for examination by the public. The guide shall include, but not be limited to, the following:

(a) Criteria used for written evaluations of staff members pursuant to RCW 28A.67.065.

(b) A summary of program objectives pursuant to RCW 28A.58.090.

(c) Results of comparable testing for all schools within the district.

(d) Budget information which will include the following:

(i) Student ((attendance)) enrollment.

(ii) Number of full time equivalent personnel per school in the district itemized according to classroom teachers, instructional support, and building ((and central)) administration and support services, including itemization of such personnel by program.
(iii) Number of full time equivalent personnel assigned in the district to central administrative offices, itemized according to instructional support, building and central administration, and support services, including itemization of such personnel by program.

(iv) Total number of full time equivalent personnel itemized by classroom teachers, instructional support, building and central administration, and support services, including itemization of such personnel by program.

(v) Special levy budget request presented by program and expenditure for purposes over and above those requirements identified in RCW 28A.58.754.

NEW SECTION. Sec. 8. There is added to chapter 223, Laws of 1969 ex. sess. and to chapter 28A.58 RCW a new section to read as follows:

Every school district board of directors shall, after following established procedure, adopt a policy assuring parents access to their child's classroom and/or school sponsored activities for purposes of observing class procedure, teaching material, and class conduct: PROVIDED, That such observation shall not disrupt the classroom procedure or learning activity.

NEW SECTION. Sec. 9. There is hereby appropriated to the superintendent of public instruction from the state general fund for the biennium ending June 30, 1981, the sum of ten thousand dollars plus an amount to be determined by the legislature, through the budgeting process, as may be necessary to carry out the purposes of this amendatory act.

NEW SECTION. Sec. 10. This amendatory act is necessary for the immediate preservation of the public peace, health, and safety, the support of the state government and its existing public institutions, and except as otherwise provided in subsection (5) of section 1, and section 2 of this amendatory act, shall take effect August 15, 1979.

Renumber the remaining section consecutively

On page 32 following line 11 insert a section to read as follows:

"Sec. 11. Section 7, chapter 359, Laws of 1977 ex. sess. and RCW 28A.41.162 are each amended to read as follows:

In addition to those state funds provided to school districts for basic education, the legislature shall appropriate funds for pupil transportation, in accordance with RCW 28A.41.160, and for programs for handicapped students, in accordance with chapter 28A.13 RCW. The legislature ((may)) shall appropriate funds to be distributed to school districts for population factors such as ((urban costs; enrollment fluctuations and for special programs)) enrollment fluctuations and for substantiated costs of programs, as defined by the legislature, including but not limited to, urban and rural factors, vocational-technical institutes, compensatory programs, bilingual education, urban, rural, racial and disadvantaged programs, programs for gifted students, and other special programs."

On page 1, line 6 of the title, after "as last amended by" strike "section 5, chapter 359, Laws of 1977 ex. sess." and insert "section 12, chapter 151, Laws of 1979".

On page 1, line 17 of the title, after "28A.58.758;" strike everything through "28A.24.180;" on page 2, line 25 of the title and insert "creating new sections; adding a new section to chapter 223, Laws of 1969 ex. sess. and to chapter 28A.58 RCW;".

Renumber the remaining section consecutively.

Signed by Representatives Chandler, Co-Chairman; Heck, Co-Chairman; Bender, Ehlers, Eng, Galloway, Nelson (G.A.), Sommers, Taller, Tupper, Valle, Van Dyken, Warnke, Whiteside.

Passed to Committee on Rules for second reading.

Speaker Berentson declared the House to be at ease.

Speaker Berentson called the House to order.

SIGNED BY THE SPEAKERS

Speaker Berentson announced the Speakers were signing:

HOUSE BILL NO. 4,
SUBSTITUTE HOUSE BILL NO. 144,
HOUSE BILL NO. 229,
HOUSE BILL NO. 254,
HOUSE BILL NO. 351,
HOUSE BILL NO. 989,
SUBSTITUTE SENATE BILL NO. 2016,
SENATE BILL NO. 2040,
SENATE BILL NO. 2106,
SENATE BILL NO. 2130,
SUBSTITUTE SENATE BILL NO. 2161,
SENATE BILL NO. 2295,
SENATE BILL NO. 2314,
SENATE BILL NO. 2354,
SENATE BILL NO. 2362,
On motion of Mr. Polk, the House advanced to the seventh order of business.

THIRD READING

ENGROSSED SUBSTITUTE SENATE BILL NO. 235, by Committee on Appropriations (originally sponsored by Representatives Blair and Thompson – by Governor Ray request):

Adopting the capital budget.

The bill was read the third time and placed on final passage.

Representatives Blair and Becker spoke in favor of passage of the bill, and Representative Taller spoke against it.

POINT OF INQUIRY

Mr. Blair yielded to question by Mr. Lux.

Mr. Lux: "Representative Blair, apparently they are working on a revised sheet of the amount of bonding that's in this budget and apparently what's on the sheet now does not reflect the jail bonds, which are about $106 million, as I recall. That would bring it up to about $400 million. Is that true? How many millions of dollars of bonds are in this capital budget?"

Mr. Blair: "You're not going to like my answer, but it's going to have to be none—zero—there's no bonds in the capital budget. The capital budget is an appropriations act and the bonds are separate bills that will be voted on individually by this legislative body. The total bonds that could be voted on are somewhere in the range from $300 to $400 million. That's if you include the jail bonds. By the way, there's no money in this appropriations act for that jail construction. The process does look confusing on the face of it, in that we have the appropriations money in one bill and then authorize the bonds in another act, but a good deal of that is because of legal requirements by bond counsel who will not authorize the sale of bonds, in fact can't market them, without a specific legislative enactment for each one indicating that the Legislature is supporting and will back up these bonds. Without both the passage of the appropriations bill itself and the individual passage of the bond bills, no money can be spent. In other words, two legislative actions are required so that the bonds can be sold to produce the money that's appropriated."

Mr. Lux: "What is the interest that we will be paying on these bonds? I understand that these are tax exempt bonds, is that true?"

Mr. Blair: "Not to us, to the persons who purchase the bonds. It qualifies under federal law which we have no control over, and it's exempt from federal income tax, I believe. Yes, generally speaking that is true that the income derived from these bonds is federally tax-exempt to the individual who buys the bonds. That's why we are able to sell bonds at a much lower interest rate than a private corporation. It's the only thing that really makes them attractive to someone who wants to buy them."

Mr. Lux: "What is the interest rate at the present time?"

Mr. Blair: "I have no idea. It varies from day to day, literally from hour to hour. The State Finance Committee is following that very carefully, but it's running today from six and a half to seven percent."

Representatives Lux and Deccio spoke against the bill, and Mr. Nelson (G.A.) spoke in favor of it.
Speaker Bagnariol demanded the previous question and the demand was sustained.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed Substitute House Bill No. 235, and the bill failed to pass the House by the following vote: Yeas, 32; nays, 66; not voting, 0.


Engrossed Substitute House Bill No. 235, having failed to receive the constitutional majority, was declared lost.

Speaker Berentson declared the House to be at ease until 1:30 p.m.

Speaker Berentson called the House to order.

MOTION FOR RECONSIDERATION

Mr. Polk moved that the rules be suspended, and the House immediately reconsider the vote by which Engrossed Substitute House Bill No. 235 failed to pass the House.

NOTICE OF RECONSIDERATION

Mr. Ehlers served notice that he would, on the next working day, move for reconsideration of the vote by which Engrossed Substitute House Bill No. 235 failed to pass the House.

Mr. Polk spoke in favor of the motion to immediately reconsider.

POINT OF ORDER

Mr. O'Brien: "Mr. Speaker, I'd like to know how you're going to rule. Rule 68 states, 'Notice of a motion for reconsideration on the final passage of bills may be made only on the day the vote to be reconsidered was taken. An affirmative or negative vote on the final passage of bills may be reconsidered only on the next working day after such vote has been taken.' Mr. Polk did not serve notice."

Speaker Berentson: "The motion, Representative O'Brien, is to suspend the rules."

Speaker Bagnariol spoke against the motion.

POINT OF INFORMATION

Mr. Polk: "Mr. Speaker, if this vote fails, I'm inquiring about your ruling as to the propriety of the notice given by Representative Ehlers that he would move tomorrow to reconsider the motion which failed. If the House refuses to reconsider today, will it actually be able to reconsider tomorrow?"

Speaker Berentson: "Should your motion fail, Representative Polk, the motion by Representative Ehlers to reconsider tomorrow would in order at that point. The question now is the motion by Representative Polk to suspend the rules and immediately reconsider the vote by which the bill failed."

ROLL CALL

The Clerk called the roll on the motion to suspend the rules and reconsider the vote by which Engrossed Substitute House Bill No. 235 failed to pass the House, and the motion was lost by the following vote: Yeas, 44; nays, 52; not voting, 2.


Voting nay: Representatives Adams, Bagnariol, Bauer, Becker, Bender, Blair, Bond, Brekke, Brown, Burns, Charney, Douthwaite, Ehlers, Eng, Erak, Erickson, Gallagher, Galloway, Garrett, Granlund, Grimm, Gruger, Heck, Hughes, Hurley, Jovanovich, Keller, King, Knowles, Kreidler, Lux, Martinis, Maxie,
SENATE AMENDMENTS TO HOUSE BILL

April 11, 1979

Mr. Speaker:

The Senate has passed ENGROSSED SUBSTITUTE HOUSE BILL NO. 29 with the following amendments:

Strike everything after the enacting clause and insert the following:

"Section 1. Section 1, chapter 234, Laws of 1959 as amended by section 1, chapter 237, Laws of 1967 and RCW 34.04.010 are each amended to read as follows:

((For the purpose of this chapter:)) The definitions set forth in this section shall apply throughout this chapter, unless the context clearly requires otherwise.

(1) 'Agency' means any state board, commission, department, or officer, authorized by law to make rules or to adjudicate contested cases, except those in the legislative or judicial branches.

(2) 'Rule' means any agency order, directive, or regulation of general applicability (a) the violation of which subjects a person to a penalty or administrative sanction; (b) which establishes, alters, or revokes any procedure, practice, or requirement relating to agency hearings; (c) which establishes, alters, or revokes any qualification or requirement relating to the enjoyment of benefits or privileges conferred by law; (d) which establishes, alters, or revokes any qualifications or standards for the issuance, suspension, or revocation of licenses to pursue any commercial activity, trade, or profession; or (e) which establishes, alters, or revokes any mandatory standards for any product or material which must be met before distribution or sale. The term includes the amendment or repeal of a prior rule, but does not include (i) statements concerning only the internal management of an agency and not affecting private rights or procedures available to the public, (ii) declaratory rulings issued pursuant to RCW 34.04.080, as now or hereafter amended, or (iii) speed restrictions for motor vehicles established by the state highway commission.

(3) 'Contested case' means a proceeding before an agency in which an opportunity for a hearing before such agency is required by law or constitutional right prior or subsequent to the determination by the agency of the legal rights, duties, or privileges of specific parties. Contested cases shall also include all cases of licensing and rate making in which an application for a license or rate change is denied except as limited by RCW 66.08.150, or a license is revoked, suspended, or modified, or in which the granting of an application is contested by a person having standing to contest under the law or agency rules.

(4) 'License' includes the whole or part of any agency permit, certificate, approval, registration, charter, or any form of permission required by law, including agency rule, to engage in any activity, but does not include a license required solely for revenue purposes.

(5) 'Licensing' includes the agency process respecting the grant, denial, renewal, revocation, suspension, annulment, withdrawal, or modification of a license.

(6) 'Rules review committee' or 'committee' means either of the administrative rules review committees created pursuant to section 4 of this 1979 act for the purpose of selectively reviewing existing and proposed rules of state agencies.

Sec. 2. Section 3, chapter 237, Laws of 1967 as last amended by section 1, chapter 240, Laws of 1977 ex. sess. and RCW 34.04.025 are each amended to read as follows:

(1) Prior to the adoption, amendment, or repeal of any rule, each agency shall:

(a) File notice thereof with the code reviser in accordance with RCW 34.08.020(1) for publication in the state register, and with the secretary of the senate, the chief clerk of the house of representatives, and the rules review committees, and mail such notice to all persons who have made timely request of the agency for advance notice of its rule-making proceedings. Such notice shall also include (i) reference to the authority created pursuant to section 4 of this 1979 act for the purpose of selectively reviewing proposed rules of state agencies, (ii) prior notice of the rule, (iii) a description of the subject and issues involved, and (iv) the time when, the place where, and the manner in which interested persons may present their views thereon;

(b) Furnish to the legislature, along with the notice required by subsection (1)(a) of this section, a statement of the reasons supporting the proposed action;

(c) Afford all interested persons reasonable opportunity to submit data, views, or arguments, orally or in writing. In case of substantive rules, opportunity for oral hearing must be granted if requested by twenty-five persons, by a governmental subdivision or agency, by the rules review committees, or by an association having not less than twenty-five members.

(2) The agency shall make every effort to insure that the information on the proposed rule circulated pursuant to subsection (1)(a) of this section accurately reflects the rule to be presented and discussed at any oral hearing on such rule. Where substantial changes in the draft of the proposed rule are made after publication of notice in the register which would render it difficult for interested persons to properly comment on the rule without further notice, new notice of the agency's intended action as provided in subsection (1)(a) of this section shall be required.

(3) The agency shall consider fully all written and oral submissions respecting the proposed rule including those addressing the question of whether the proposed rule is within the intent of the legislature as expressed by the statute which the rule implements, and may amend the proposed rule at the oral hearing or...
adopt the proposed rule, if there are no substantial changes, without refiling the notice required by this section. Upon adoption of a rule, the agency, if requested to do so by an interested person either prior to adoption or within thirty days thereafter, shall issue a concise statement of the principal reasons for and against its adoption, incorporating therein its reasons for overruling the considerations urged against its adoption.

((99)) (4) No proceeding ((shall)) may be held on any rule until twenty days have passed from the distribution date of the register in which notice thereof was contained. The code reviser shall make provisions for informing an agency giving notice under subsection (1) of this section of the distribution date of the register in which such notice will be published.

((99)) (5) No rule hereafter adopted is valid unless adopted in substantial compliance with this section, ((or;)) unless it is an emergency rule designated as such and is adopted in substantial compliance with RCW 34.04.030, as now or hereafter amended. In any proceeding a rule cannot be contested on the ground of noncompliance with the procedural requirements of RCW 34.08.020(1), of this section, or of RCW 34.04.030, as now or hereafter amended, after two years have elapsed from the effective date of the rule.

Sec. 3. Section 3, chapter 234, Laws of 1959 as amended by section 8, chapter 240, Laws of 1977 ex. sess. and RCW 34.04.030 are each amended to read as follows:

((99)) If the agency finds that immediate adoption or amendment of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to the public interest, the agency may dispense with such requirements and adopt the rule or amendment as an emergency rule or amendment. The agency's finding and a concise statement of the reasons for its finding shall be incorporated in the emergency rule or amendment as filed with the office of the code reviser under RCW 34.04.040 and with the rules review committees. An emergency rule or amendment ((shall)) may not remain in effect for longer than ninety days after filing. This section does not relieve any agency from compliance with any law requiring that its permanent rules be approved by designated persons or bodies before they become effective.

((9)) The emergency rule published in the register is solely to inform the public of its adoption, and nothing in this section shall be construed to prevent the implementation of the rule upon its filing with the code reviser in accordance with RCW 34.04.040(2)).

NEW SECTION. Sec. 4. There is added to chapter 34.04 RCW a new section to read as follows:

(1) In each house of the legislature there shall be a rules review committee. Each committee shall be bipartisan and shall consist of four members from each house of the state legislature. The members of the senate committee shall be appointed by the president of the senate, and the members of the house committee shall be appointed by the speaker of the house. Not more than two members from each house shall be from the same political party. Each appointment to a committee shall be subject to approval by the caucus to which the appointed member belongs.

(2) The initial members of each committee shall be appointed as soon as possible after the effective date of this 1979 act, and shall serve until the next regular session of the legislature convenes. Thereafter members shall be appointed as soon as possible after the legislature convenes in regular session, and their terms shall extend until the legislature next convenes in regular session or until such members no longer serve in the legislature, whichever occurs first. Members may be reappointed to a committee.

(3) The president of the senate shall appoint the chairperson of the senate committee from among committee membership. The speaker of the house shall appoint the chairperson of the house committee from among committee membership. Such appointments shall be made in January of each year as soon as possible after a legislative session convenes. If no session is convened, such appointments shall be made as soon as possible after the second Monday in January of each year.

(4) Vacancies on the committee shall be filled as soon as possible from the same political party as original appointments.

(5) Whenever the committees meet jointly pursuant to sections 5 through 7 of this 1979 act, the chairperson of the senate rules review committee shall preside over such joint meetings in odd-numbered years, and the chairperson of the house rules review committee shall preside over such joint meetings in even-numbered years.

(6) The committees shall adopt rules governing the conduct of their business, not in conflict with joint rules of the legislature or rules of the house and senate.

NEW SECTION. Sec. 5. There is added to chapter 34.04 RCW a new section to read as follows:

Whenever a majority of the members of each review committee, meeting jointly, determine that a proposed rule is not within the intent of the legislature as expressed in the statute which the rule implements, the review committees shall give the affected agency written notice of their decision. The notice shall be given at least seven days prior to any hearing scheduled for consideration of or adoption of the proposed rule pursuant to RCW 34.04.025(1)(a)(iii) as now or hereafter amended. The notice shall include a statement of the review committees’ joint findings and the reasons therefor.

NEW SECTION. Sec. 6. There is added to chapter 34.04 RCW a new section to read as follows:

(1) All rules required to be filed pursuant to RCW 34.04.040, and emergency rules adopted pursuant to RCW 34.04.030 as now or hereafter amended, are subject to selective review by the legislature.

(2) If each rules review committee finds by a majority vote of its members in a joint meeting: (a) That an existing rule is not within the intent of the legislature as expressed by the statute which the rule implements, or (b) that the rule has not been adopted in accordance with all applicable provisions of law, the agency affected shall be notified of such finding and the reasons therefor. Within thirty days of the receipt of the rules review committees' notice the agency shall file notice of a hearing on the rule in question with the code reviser and mail notice to all persons who have made timely request of the agency for advance notice of
its rule-making proceedings as provided in RCW 34.04.025, as now or hereafter amended. The agency's notice shall include the rules review committees' findings and reasons therefor, and shall be published in the Washington state register in accordance with the provisions of chapter 34.08 RCW.

(3) The agency shall consider fully all written and oral submissions respecting whether the rule in question is within the intent of the legislature as expressed by the statute which the rule implements and whether the rule was adopted in accordance with all applicable provisions of law.

NEW SECTION. Sec. 7. There is added to chapter 34.04 RCW a new section to read as follows:

(1) Within seven days of an agency hearing held after notification of the agency by the rules review committees pursuant to section 5 or 6 of this 1979 act, the affected agency shall notify the committees of its action regarding a proposed or existing rule to which the committees objected. If the rules review committees determine, by a majority vote of their members in a joint meeting, that the agency has failed to provide for the required hearings or notice of its action to the committees, the committees may file notice of their objections, together with a concise statement of the reasons therefor, with the code reviser within thirty days of such determination.

(2) If the rules review committees find, by a majority vote of their members in a joint meeting, that the proposed or existing rule in question has not been modified, amended, withdrawn, or repealed by the agency so as to conform with the intent of the legislature, the rules review committees may, within thirty days from notification by the agency of its action, file with the code reviser notice of their objections together with a concise statement of the reasons therefor. Such notice and statement shall also be provided to the agency by the rules review committees.

(3) The code reviser shall publish the rules review committees' notice of objection and statement of the reasons therefor issued pursuant to subsection (1) or (2) of this section in the Washington state register and shall publish in the next supplement and compilation of the Washington Administrative Code a reference to the committees' objection and to the issue of the Washington state register in which the full text thereof appears.

(4) Such notice shall be removed from a rule published in the Washington Administrative Code if a subsequent adjudicatory proceeding determines that the rule is within the intent of the legislature or was adopted in accordance with all applicable laws, whichever was the objection of the rules review committees.

NEW SECTION. Sec. 8. There is added to chapter 34.04 RCW a new section to read as follows:

(1) The committees may recommend to the legislature that the original enabling legislation serving as authority for the promulgation of any rule reviewed by the committees be amended or repealed in such manner as the committees deem advisable.

(2) The creation of the rules review committees does not preclude any standing committee of the legislature from conducting studies of agency rules, holding hearings on rules, providing staff assistance to the rules review committees, referring questionable rules to the rules review committees, or making recommendations to the legislature that the original enabling legislation for an agency be amended or repealed.

(3) The rules review committees shall report on their activities, including findings and recommendations with respect to rule-making procedures of state agencies and institutions of higher education, thirty days prior to the convening of the regular session of the legislature in 1981.

NEW SECTION. Sec. 9. There is added to chapter 34.04 RCW a new section to read as follows:

It is the express policy of the legislature that establishment of procedures for review of administrative rules by the legislature and the notice of nonconformance required by sections 6(2) and 7(2) of this 1979 act in no way serves to establish a presumption as to the legality or constitutionality of a rule in any subsequent judicial proceedings interpreting such rules.

Sec. 10. Section 2, chapter 57, Laws of 1971 ex. sess. as amended by section 42, chapter 169, Laws of 1977 ex. sess. and RCW 28B.19.020 are each amended to read as follows:

The words used in this chapter shall have the meaning given in this section, unless the context clearly indicates otherwise(c):

(1) 'Institutions of higher education' are the University of Washington, Washington State University, Central Washington University, Eastern Washington University, Western Washington University, The Evergreen State College, the various community colleges, and the governing boards of each of the above, and the various colleges, divisions, departments, or offices authorized by the governing board of the institution involved to act for the institution, all of which are sometimes referred to in this chapter as 'institutions.' The various state community colleges are sometimes referred to in this chapter as 'community colleges.'

(2) 'Rule' means any order, directive, or regulation of any institution of higher education which affects the relationship of the general public with the institution, or the relationship of particular segments of the particular educational community such as students, faculty, or other employees, with the institution or with each other, (a) the violation of which subjects a person to a penalty or administrative sanction; or (b) which establishes, alters, or revokes any procedure, practice, or right that is 'common to community colleges.'
(3) 'Contested case' means a formal or informal proceeding before an institution of higher education, division, department, office, or designated official or representative thereof in which an opportunity for hearing is required by law, constitutional rights, or institutional policy, prior or subsequent to the determination by the institution of the legal rights, duties, or privileges of specific parties.

(4) 'Rules review committee' or 'committee' means either of the administrative rules review committees created pursuant to section 4 of this 1979 act for the purpose of selectively reviewing existing and proposed rules of institutions of higher education.

Sec. 11. Section 3, chapter 57, Laws of 1971 ex. sess. as amended by section 10, chapter 240, Laws of 1977 ex. sess. and RCW 28B.19.030 are each amended to read as follows:

(1) Prior to the adoption, amendment, or repeal of any rule adopted under this chapter, each institution, college, division, department, or official thereof exercising rule-making authority delegated by the governing board or the president, shall:

(a) File notice thereof with the code reviser in accordance with RCW 34.08.020(1) for publication in the state register, and with the secretary of the senate, the chief clerk of the house of representatives, and the rules review committees, and mail the notice to all persons who have made timely request of the institution or related board for advance notice of its rule-making proceedings. Such notice shall also include (i) reference to the authority under which the rule is proposed, (ii) a statement of either the terms or substance of the proposed rule or a description of the subjects and issues involved, and (iii) the time when, place where, and the manner in which interested persons may present their views thereon;

(b) Furnish to the legislature, along with the notice required by subsection (1)(a) of this section, a statement of the reasons supporting the proposed action;

(c) Provide notice to the campus or standard newspaper of the institution involved and to a newspaper of general circulation in the area at least seven days prior to the date of the rule-making proceeding. The notice shall state the time when, place where, and manner in which interested persons may present their views thereon and the general subject matter to be covered;

((ffl)) (d) Afford all interested persons reasonable opportunity to submit data, views, or arguments, orally or in writing. An opportunity for oral hearing must be granted if requested by twenty-five persons or by the rules review committees.

(2) The institution shall make every effort to insure that the information on the proposed rule circulated pursuant to subsection (1)(a) of this section accurately reflects the rule to be presented and discussed at any oral hearing on such rule. Where substantial changes in the draft of the proposed rule are made after publication of notice in the register which would render it difficult for interested persons to properly comment on the rule without further notice, new notice of the institution's intended action as provided in subsection (1)(a) of this section shall be required.

(3) The institution shall consider fully all written and oral statements respecting the proposed rule including those addressing the question of whether the proposed rule is within the intent of the legislature as expressed by the statute which the rule implements and may amend the proposed rule at the oral hearing or adopt the proposed rule, if there are no substantial changes, without refiling the notice required by this section.

((ffl)) (4) No proceeding ((shall)) may be held on any rule until twenty days have passed from the distribution date of the register in which notice thereof was contained. The code reviser shall make provisions for informing an institution of higher education giving notice under subsection (1) of this section of the distribution date of the register in which such notice will be published.

((ffl)) (5) No rule adopted under this chapter is valid unless adopted in substantial compliance with this section, ((or—if)) unless it is an emergency rule designated as such((;)) and is adopted in substantial compliance with RCW 28B.19.040, as now or hereafter amended. In any proceeding a rule cannot be contested on the ground of noncompliance with the procedural requirements of RCW 34.08.020(1), of this section, or of RCW 28B.19.040, as now or hereafter amended, after two years have elapsed from the effective date of the rule.

((ffl)) (6) When twenty days notice of intended action to adopt, amend, or repeal a rule has not been filed with the code reviser, as required by subsection ((2)(2)) (4) of this section, the code reviser ((shall)) may not publish such rule, and such rule ((shall)) may not be effective for any purpose.

Sec. 12. Section 4, chapter 57, Laws of 1971 ex. sess. as last amended by section 11, chapter 240, Laws of 1977 ex. sess. and RCW 28B.19.040 are each amended to read as follows:

If the institution of higher education finds that immediate adoption or amendment of a rule is necessary for the preservation of the public health, safety, or general welfare, and the observance of the requirements of notice and opportunity to present views on the proposed action would be contrary to the public interest, the institution may dispense with such requirements and adopt the rule or amendment as an emergency rule or amendment. The institution's finding and a ((brief)) concise statement of the reasons for its finding shall accompany the emergency rule or amendment as filed with the code reviser with the appropriate review committee. An emergency rule or amendment ((shall)) may not remain in effect for longer than ninety days after filing.

Emergency rules ((shall)) become effective upon filing with the code reviser unless an effective date is specified in the rule. ((The emergency rule published in the state register is solely to inform the public of its adoption, and nothing in this section shall be construed to prevent the implementation of the rule upon such filing.))
Whenever a majority of the members of each review committee, meeting jointly, determine that a proposed rule is not within the intent of the legislature as expressed in the statute which the rule implements, the review committees shall give the affected institution written notice of their decision. Such notice shall be given at least seven days prior to any hearing scheduled for consideration of or adoption of the proposed rule pursuant to RCW 28B.19.030(1)(a)(iii) as now or hereafter amended. The notice shall include a statement of the review committees' findings and the reasons therefor.

**NEW SECTION.** Sec. 14. There is added to chapter 28B.19 RCW a new section to read as follows:

1. All rules required to be filed pursuant to RCW 28B.19.050, and emergency rules adopted pursuant to RCW 28B.19.040 as now or hereafter amended, are subject to selective review by the legislature.

2. If each rules review committee finds by a majority vote of its members in a joint meeting: (a) That an existing rule is not within the intent of the legislature as expressed by the statute which the rule implements, or (b) that the rule has not been adopted in accordance with all applicable provisions of law, the institution affected shall be notified of such finding and the reasons therefor. Within thirty days of the receipt of the rules review committees' notice the institution shall file notice of a hearing on the rule in question with the code reviser and mail notice to all persons who have made timely request of the institution for advance notice of its rule-making proceedings as provided in RCW 28B.19.030 as now or hereafter amended. The institution's notice shall include the rules review committees' findings and reasons therefor, and shall be published in the Washington state register in accordance with the provisions of chapter 34.08 RCW.

3. The institution shall consider fully all written and oral submissions respecting whether the rule in question is within the intent of the legislature as expressed by the statute which the rule implements and whether the rule was adopted in accordance with all applicable provisions of law.

**NEW SECTION.** Sec. 15. There is added to chapter 28B.19 RCW a new section to read as follows:

1. Within seven days of an institution hearing held after notification of the institution by the rules review committees pursuant to section 13 or 14 of this 1979 act, the affected institution shall notify the committees of its action regarding a proposed or existing rule to which the committees objected. If the rules review committees determine, by a majority vote of their members in a joint meeting, that the institution has failed to provide for the required hearings or notice of its action to the committees, the committees may file notice of their objections, together with a concise statement of the reasons therefor, with the code reviser within thirty days of such determination.

2. If the rules review committees find, by a majority vote of their members in a joint meeting, that the proposed or existing rule in question has not been modified, amended, withdrawn, or repealed by the institution so as to conform with the intent of the legislature, the rules review committees may, within thirty days from notification by the institution of its action, file with the code reviser notice of their objections together with a concise statement of the reasons therefor. Such notice and statement shall also be provided to the institution by the rules review committees.

3. The code reviser shall publish the rules review committees' notice of objection and statement of the reasons therefor issued pursuant to subsection (1) or (2) of this section in the Washington state register and shall publish in the next supplement and compilation of the Washington Administrative Code a reference to the committees' objection and to the issue of the Washington state register in which the full text thereof appears.

4. Such notice shall be removed from a rule published in the Washington Administrative Code if a subsequent adjudicatory proceeding determines that the rule is within the intent of the legislature or was adopted in accordance with all applicable laws, whichever was the objection of the rules review committees.

**NEW SECTION.** Sec. 16. There is added to chapter 28B.19 RCW a new section to read as follows:

It is the express policy of the legislature that establishment of procedures for review of administrative rules by the legislature and the notice of nonconformance required by sections 14(2) and 15(2) of this 1979 act in no way serves to establish a presumption as to the legality or constitutionality of a rule in any subsequent judicial proceedings interpreting such rules.

**NEW SECTION.** Sec. 17. Section 1, chapter 186, Laws of 1963 and RCW 34.04.160 are each hereby repealed.

**NEW SECTION.** Sec. 18. If any provision of this 1979 act or its application to any person or circumstance is held invalid, the remainder of the act or the application of the provision to other persons or circumstances is not affected.

**NEW SECTION.** Sec. 19. The rules review committees shall cease to exist on July 1, 1981, unless extended by law for an additional fixed period of time.

THIRTIETH DAY, APRIL 19, 1979

Bill Gleason, Assistant Secretary.

MOTION

On motion of Mr. Taller, the House concurred in the Senate amendments to Engrossed House Bill No. 29.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

Speaker Berentson stated the question before the House to be the final passage of Engrossed House Bill No. 29 as amended by the Senate.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 29 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 97; nays, 0; not voting, 1.


Not voting: Representative Fancher.

Engrossed House Bill No. 29 as amended by the Senate, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

STATEMENT FOR THE JOURNAL

I would like to cast a "yea" vote on final passage of Engrossed Substitute House Bill No. 29.

HELEN FANCHER, 7th District.

SENATE AMENDMENT TO HOUSE BILL

April 11, 1979

Mr. Speaker:

The Senate has passed ENGROSSED HOUSE BILL NO. 41 with the following amendment:

On line 17 after the period insert: "The director of general administration shall present in the budget submitted to the governor for the 1981-83 biennium, and each biennium thereafter, an amount sufficient to fund any fire protection service contracts negotiated under the provisions of this act."

and the same is herewith transmitted.

Sidney R. Snyder, Secretary.

MOTION

On motion of Mr. Charnley, the House concurred in the Senate amendment to Engrossed House Bill No. 41.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

Speaker Berentson stated the question before the House to be the final passage of Engrossed House Bill No. 41 as amended by the Senate.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 41 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 89; nays, 9; not voting, 0.


Engrossed House Bill No. 41 as amended by the Senate, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE AMENDMENTS TO HOUSE BILL

Mr. Speaker:
The Senate has passed SUBSTITUTE HOUSE BILL NO. 156 with the following amendments:
On page 1, line 3 of the title strike "adding a new section to chapter 43.88A RCW;"
On page 1, beginning on line 29 strike all of new section 2 and renumber the remaining section consecutively.
and the same is herewith transmitted.

Sidney R. Snyder, Secretary.

ROLL CALL
The Clerk called the roll on the final passage of Substitute House Bill No. 156 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 97; nays, 0; not voting, 1.


Not voting: Representative May.

Substitute House Bill No. 156 as amended by the Senate, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

REMONSTRANCE TO THE HOUSE OF REPRESENTATIVES

WHEREAS, The Legislature is presently considering appropriating money for the establishment and operation of a Marine Science Interpretive Center to be located on the pier and attached building at Fort Worden State Park; and

WHEREAS, Notwithstanding this pending legislation, the Washington State Parks and Recreation Commission has expressed its intention of entering into a long-term contract with a private boating club for the use of the proposed site and the contract would be entered into prior to adjournment of the Legislature and enactment of the budget bill providing for the Marine Science Interpretive Center; and

WHEREAS, The Marine Science Interpretive Center would be a better use of the pier and related building as it would be for the benefit of all citizens of the state and not just for the enjoyment of one special interest group;
NOW, THEREFORE, I hereby call to the attention of the House members the fact that the Washington State Parks and Recreation Commission, by entering into its proposed contract with the boating club, could well defeat the purpose of pending legislation before it becomes clear whether that legislation will be passed or defeated, and that entering into the proposed contract under these circumstances constitutes a degree of bureaucratic arrogance and manipulation of the Legislature rarely witnessed in the past. I urge that members of the House take note of this effort to defeat legislative purpose and to carry out the wishes of a special interest group to the detriment of the general public.

MARGARET HURLEY, 3rd District.

POINT OF PERSONAL PRIVILEGE

Ms. Hurley: "Mr. Speaker, and ladies and gentlemen of the House, I'd like to explain the remonstrance that was just read and I'm sure was very well understood by all of you. A remonstrance is a document which calls to the attention of the Legislature an action which is offensive or intended to defeat the legislative process, or in some way would defeat the legislative process. This is only the third remonstrance that I can remember in this House of Representatives, but I did want to tell you exactly what has happened.

"You probably remember we adopted an item in the operating budget for $104 million for sort of a people-type interpretive center for children, and schools and all the travelers and campers who go to Fort Worden. I didn't have any special interest in it at all. This interpretive center has been discussed for a number of years but no money has ever funded this. It turns out, in all honesty, that a contract has been proposed for a few years also, where this special interest group who wants to use this building and this dock at Fort Worden for a special purpose and a special group. I believe that the interpretive center is a higher and better interest and I call to mind that I think it is indeed bureaucratic arrogance to call a commission meeting on Monday in Spokane, my hometown, and sign a contract with a special interest group for the purpose of making this building and this dock something else while pending in this Legislature—and already passed by the House—is $104 million in the operating budget and $32,000 in the capital budget for that specific building. It has been said that this is not site specific, but I don't know what could be more site specific than $32,000 to renovate the building that already exists there.

"I really do believe that this is something that should be called to this Legislature's attention, in that it is indeed arrogant to hurry up this plan and sign a contract when we are still talking on both of these budgets. I have every assurance that the item will remain there because it's such a neat, neat thing. This is not voted upon, I guess, as I told you before. I don't believe there's any response to my point of personal privilege, it's just to call to your attention some of these things that do happen around here that shouldn't happen, and I hope will never happen again."

SENATE AMENDMENTS TO HOUSE BILL

April 11, 1979

Mr. Speaker:
The Senate has passed SUBSTITUTE HOUSE BILL NO. 280 with the following amendments:
On page 1, line 2 of the title after "18.27.100;" insert "prescribing an effective date"
On page 1, after line 27 insert a new section to read as follows:
"NEW SECTION, Sec. 2. The provisions of this 1979 amendatory act shall become effective on January 1, 1980."
and the same is herewith transmitted.

Sidney R. Snyder, Secretary.

MOTION

On motion of Mr. Gallagher, the House concurred in the Senate amendments to Substitute House Bill No. 280.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

Speaker Berentson stated the question before the House to be the final passage of Substitute House Bill No. 280 as amended by the Senate.
ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 280 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 91; nays, 7; not voting, 0.


Substitute House Bill No. 280 as amended by the Senate, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE AMENDMENT TO HOUSE BILL

April 11, 1979

Mr. Speaker:

The Senate has passed ENGROSSED HOUSE BILL NO. 419 with the following amendment:

On page 1, line 12 after "class H" insert "club" and the same is herewith transmitted.

Sidney R. Snyder, Secretary.

MOTION

On motion of Mr. Burns, the House concurred in the Senate amendment to Engrossed House Bill No. 419.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

Speaker Berentson stated the question before the House to be the final passage of Engrossed House Bill No. 419 as amended by the Senate.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 419 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 72; nays, 26; not voting, 0.


Engrossed House Bill No. 419 as amended by the Senate, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE AMENDMENTS TO HOUSE BILL

April 11, 1979

Mr. Speaker:

The Senate has passed SUBSTITUTE HOUSE BILL NO. 438 with the following amendments:

On page 1, line 24 after "criminal" strike "and civil"
On page 3, line 12 after "The" strike "victim" and insert "parties"
On page 3, line 17 after "officer" strike "shall, where circumstances permit," and insert "may"
On page 3, line 35 after "that" strike "the injured" and insert "either"
On page 4, line 3 after "person," strike "including the person's attorney" and insert "other than the attorney of a criminal defendant,"
On page 4, line 5 after "violence" and before the semicolon insert "PROVIDED, That the court may order a criminal defense attorney not to disclose to his client the victim's location".

On page 4, line 9 after "(2)" strike "When" and insert "Because of the likelihood of repeated violence directed at those who have been victims of domestic violence in the past, when"

On page 4, beginning on line 12 after "victim" insert a period and strike the balance of the section and insert "Wilful violation of a court order issued under this section is a misdemeanor. The written order releasing the defendant shall contain the court's directives and shall bear the legend: Violation of this order is a criminal offense under chapter 9A RCW and is also subject to civil contempt proceedings. A certified copy of such order shall be provided to the victim."

On page 4, line 35 after "violence" and before the period insert "brought by any party to the incident" and the same is herewith transmitted.

Sidney R. Snyder, Secretary.

MOTION

On motion of Mr. Whiteside, the House concurred in the Senate amendments to Substitute House Bill No. 438.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

Speaker Berentson stated the question before the House to be the final passage of Substitute House Bill No. 438 as amended by the Senate.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 438 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 98; nays, 0; not voting, 0.


Substitute House Bill No. 438 as amended by the Senate, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE AMENDMENTS TO HOUSE BILL

April 11, 1979

Mr. Speaker:

The Senate has passed ENGROSSED HOUSE BILL NO. 450 with the following amendments:

On page 1, line 11 after "renewal" insert "PROVIDED, That membership in an organization shall not be a prerequisite or condition to the fulfillment of any continuous education requirement established as provided herein: PROVIDED FURTHER, That the board shall validate all educational programs established as provided herein"

On page 1, line 19 after "been" strike "meet" and insert "met"

On page 1, line 23 after "board," strike "Costs" and insert "The department's costs"

On page 1, after "fees" on line 24 insert "PROVIDED FURTHER, That the power of the board to establish continuing nursing education requirements as a condition of license renewal shall terminate on January 1, 1986, unless extended by law for an additional fixed period of time" and the same is herewith transmitted.

Sidney R. Snyder, Secretary.

MOTION

On motion of Mr. Adams, the House concurred in the Senate amendments to Engrossed House Bill No. 450.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

Speaker Berentson declared the question before the House to be the final passage of Engrossed House Bill No. 450 as amended by the Senate.
ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 450 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 78; nays, 20; not voting, 0.


Engrossed House Bill No. 450 as amended by the Senate, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

SENATE AMENDMENTS TO HOUSE BILL

April 11, 1979

Mr. Speaker:

The Senate has passed SUBSTITUTE HOUSE BILL NO. 481 with the following amendments:

On page 1, line 4 after "RCW;" and before "and" strike "adding a new section to chapter 19.86 RCW;"

On page 1, beginning on line 7 strike all of section 1
Renumber the remaining sections consecutively.

On page 2, line 20 strike "including but not"
On page 3, beginning on line 3 strike all of section 3
Renumber the remaining sections consecutively and correct all internal references accordingly.

and the same is herewith transmitted.

Sidney R. Snyder, Secretary.

MOTION

On motion of Mr. Eng, the House concurred in the Senate amendments to Substitute House Bill No. 481.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

Speaker Berentson declared the question before the House to be the final passage of Substitute House Bill No. 481 as amended by the Senate.

ROLL CALL

The Clerk called the roll on the final passage of Substitute House Bill No. 481 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 93; nays, 5; not voting, 0.


Voting nay: Representatives Bond, Knowles, McCormick, Polk, Rosbach.

Substitute House Bill No. 481 as amended by the Senate, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.
Mr. Speaker:

The Senate has passed ENGROSSED HOUSE BILL NO. 645 with the following amendment:

On page 2 strike all of section 3 and insert the following:

"NEW SECTION. Sec. 3. The superintendent of public instruction and the executive director of the state board for community college education, in consultation with representatives of local school districts and community college districts, as well as representatives of the general public, shall prepare a report with recommendations for public policy on community schools to the legislature. Such a study shall include a definition of community schools, a definition of the services to be provided, an analysis of the facilities to be utilized, the preparation of a financial plan, and a proposal for the governance of such programs. Reports of an interim nature should be presented to the education and higher education committees of the legislature as requested. The final report should be presented to the legislature no later than January 1, 1981."

and the same is herewith transmitted.

Sidney R. Snyder, Secretary.

MOTION

On motion of Mr. Chandler, the House concurred in the Senate amendment to Engrossed House Bill No. 645.

FINAL PASSAGE OF HOUSE BILL AS AMENDED BY SENATE

Speaker Berentson stated the question before the House to be the final passage of Engrossed House Bill No. 645 as amended by the Senate.

ROLL CALL

The Clerk called the roll on the final passage of Engrossed House Bill No. 645 as amended by the Senate, and the bill passed the House by the following vote: Yeas, 83; nays, 15; not voting, 0.


Engrossed House Bill No. 645 as amended by the Senate, having received the constitutional majority, was declared passed. There being no objection, the title of the bill was ordered to stand as the title of the act.

MOTIONS

On motion of Mr. Polk, the House reverted to the eighth order of business.

On motion of Mr. Dunlap, HOUSE BILL NO. 894 was rereferred from Committee on Appropriations to Committee on Rules.

On motion of Mr. Dunlap, ENGROSSED SENATE BILL NO. 2241 was rereferred to Committee on Rules.

On motion of Mr. Dunlap, SENATE BILL NO. 2508 was rereferred from Committee on Rules to Committee on Revenue.

MOTION

On motion of Mr. Polk, the House adjourned until 11:00 a.m., Friday, April 20, 1979.
The House was called to order at 11:00 a.m. by the Speaker (Mr. O'Brien presiding). The Clerk called the roll and all members were present except Representatives Bond, Clayton, Heck, Hughes, Hurley, Isaacson, McCormick, McGinnis and Valle, who were excused.

The flag was escorted to the rostrum by a Sergeant at Arms Color Guard, Pages Theresa O'Connell and Chuck Dunbar. Prayer was offered by The Reverend George Mitchell of the First Christian Church of Olympia.

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

MESSAGE FROM THE GOVERNOR

TO THE HONORABLE,
THE HOUSE OF REPRESENTATIVES
OF THE STATE OF WASHINGTON

Ladies and Gentlemen:

I have the honor to advise that on April 17, 1979, Governor Ray approved the following House Bills, entitled:

HOUSE BILL NO. 113: Relating to purchases for vocational rehabilitation clients;
SUBSTITUTE HOUSE BILL NO. 201: Relating to institutions of higher education;
HOUSE BILL NO. 413: Relating to the common schools;
HOUSE BILL NO. 862: Relating to county hospitals;
HOUSE BILL NO. 1325: Relating to the optional municipal code.

Sincerely,
H. B. Hanna, Legal Counsel.

MESSAGES FROM THE SENATE

Mr. Speaker:
The President has signed:

HOUSE BILL NO. 460,
and the same is herewith transmitted.

Sidney R. Snyder, Secretary.

April 19, 1979

Mr. Speaker:
The Senate has passed:

HOUSE BILL NO. 750,
SUBSTITUTE HOUSE BILL NO. 751,
and the same are herewith transmitted.

Bill Gleason, Assistant Secretary.

April 19, 1979

Mr. Speaker:
The President has signed:

SENATE BILL NO. 2311,
and the same is herewith transmitted.

Sidney R. Snyder, Secretary.

April 19, 1979

Mr. Speaker:
The Senate has passed:
THIRTY-FIRST DAY, APRIL 20, 1979

ENGROSSED SUBSTITUTE SENATE BILL NO. 2976,
ENGROSSED SUBSTITUTE SENATE BILL NO. 3008,
and the same are herewith transmitted.

Bill Gleason, Assistant Secretary.

The Speaker (Mr. O'Brien presiding) declared the House to be at ease.
The Speaker (Mr. O'Brien presiding) called the House to order.

INTRODUCTION AND FIRST READING

ENGROSSED SUBSTITUTE SENATE BILL NO. 3008, by Committee on Ways and Means (originally sponsored by Senator Walgren):
Increasing the salaries of elected officials.

To Committee on Appropriations

REPORTS OF STANDING COMMITTEES

April 18, 1979

HOUSE BILL NO. 1034, Prime Sponsor: Representative Martinis, relating to transportation funding. Reported by Committee on Transportation.

MAJORITY recommendation: The substitute bill be substituted therefor and the substitute bill do pass. Signed by Representatives Wilson, Co-Chairman; Martinis, Co-Chairman; Bender, Burns, Eberle, Erak, Gallagher, Garrett, Isaacson, McCormick, Patterson, Sherman, Sprague, Struthers, Tilly, Walk.

Passed to Committee on Rules for second reading.

April 17, 1979

HOUSE BILL NO. 1239, Prime Sponsor: Representative King, authorizing a six-year levy solely for emergency medical services upon approval by the voters of cities, counties, towns and other taxing districts. Reported by Committee on Revenue.

MAJORITY recommendation: The second substitute bill by the Committee on Revenue be substituted therefor and the second substitute bill do pass. Signed by Representatives Sommers, Co-Chairwoman; Brown, Erickson, Galloway, Granlund, Greengo, Nelson (D), O'Brien, Smith (R), Winsley.

Passed to Committee on Rules for second reading.

MOTION FOR RECONSIDERATION

Mr. Ehlers, having voted on the prevailing side, moved that the House reconsider the vote by which ENGROSSED SUBSTITUTE HOUSE BILL NO. 235 failed to pass the House.

The motion was carried.

MOTION

On motion of Mr. King, further consideration of Engrossed Substitute House Bill No. 235 was deferred, and the bill was ordered placed at the top of Monday's third reading calendar.

MOTION

Mr. King moved that ENGROSSED SENATE BILL NO. 2062 be rereferred to Committee on Revenue.

Representatives King, Flanagan and Berentson spoke in favor of the motion, and Representatives Folk, Dunlap and Zimmerman spoke against it.

Mr. Patterson demanded an electric roll call vote on the motion, and the demand was sustained.

Ms. Sommers spoke in favor of the motion, and Mr. Charnley spoke against it.

Mr. Warnke demanded the previous question, and the demand was not sustained.

Representatives Taylor and Craswell spoke in favor of the motion, and Mr. Barr spoke against it.

Mr. Flanagan spoke again in favor of the motion.
POINT OF INQUIRY

Ms. Sommers yielded to question by Mr. Dunlap.

Mr. Dunlap: "Representative Sommers, there's been some question as to whether or not this motion is a killing motion for this bill and I wonder if you could speak for at least your half of the Revenue Committee and give us any assurance that this bill will have prompt and speedy hearings to make sure the full body has an opportunity to act upon this bill early next week or something like that?"

Ms. Sommers: "I would certainly consult very soon and recommend to my Co-Chairperson that we schedule an early hearing on this. I don't know why that couldn't be done. Of course, we may have to schedule for the first part of next week. I have no intention of trying to kill the bill and I'm actually for the bill. There's only one provision I have a concern with."

POINT OF INQUIRY

Ms. Craswell yielded to question by Mr. Dunlap.

Mr. Dunlap: "Representative Craswell, is it your intention that this bill would have a quick and speedy hearing in the Revenue Committee, so that we can have a chance to debate it on the floor?"

Ms. Craswell: "I certainly would agree to a quick and speedy hearing, but I'm not sure that means everything you want."

Mr. Van Dyken spoke against the motion.

ROLL CALL

The Clerk called the roll on the motion to rerefer ENGROSSED SENATE BILL NO. 2062 to Committee on Revenue, and the motion was lost by the following vote: Yeas, 46; nays, 39; not voting, 13.


MOTION

On motion of Mr. Salatino, the House advanced to the eighth order of business.

RESOLUTION

HOUSE RESOLUTION NO. 79-45, by Representative Pruitt:

WHEREAS, Serious concerns about the safety of nuclear generating facilities have been raised by the recent accident at the Three Mile Island nuclear plant;

WHEREAS, Seven major nuclear generating facilities are under construction or planned in the State of Washington; and

WHEREAS, The cost of generating electricity from nuclear facilities is increasing, and such electricity is projected to cause a quadrupling of electrical rates in the state by 1990; and

WHEREAS, Effective conservation and the elimination of wasteful uses of energy can reduce the need for major new thermal generating facilities; and

WHEREAS, Renewable and safe energy resources such as solar, wind and geothermal energy can make a substantial contribution toward solving our energy problems;

NOW, THEREFORE, BE IT RESOLVED, By the House of Representatives, That the development of recommendations for an accelerated program to encourage the use of renewable energy resources, eliminate energy waste, and promote cost-effective energy conservation
measures shall be a high priority for study by the House Committee on Energy and Utilities; and

BE IT FURTHER RESOLVED, That the Committee shall seek broad public discussion in the development of such a program in hearings conducted throughout the state, and shall report its findings and recommendations to the next session of the Legislature.

Mr. Pruitt moved adoption of the resolution.

Representatives Pruitt and Haley spoke in favor of the resolution.

MOTION

On motion of Mr. Pruitt, further consideration of House Resolution No. 79–45 was deferred to allow for additional sponsors.

SIGNED BY THE SPEAKERS

The Speaker (Mr. O'Brien presiding) announced the Speakers were signing:

ENGROSSED SENATE BILL NO. 2311.

MOTION

On motion of Mr. Salatino, the House adjourned until 11:00 a.m., Monday, April 23, 1979.

JOHN BAGNARIOL, Speaker
DUANE BERENTSON, Speaker

DEAN R. FOSTER, Chief Clerk
VITO T. CHIECHI, Chief Clerk